

Final
**Summary of Legislation & Budgets
Passed by the
Washington State Legislature**

**2002
Regular Legislative Session**



**Office of Program Research
Washington House of Representatives**

**Office of Program Research
Washington House of Representatives**

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Ken Conte, Director

April 2002

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Summary of Legislation

This report includes all House and Senate bills that passed the Legislature. The bills are listed according to the House Committee to which they were initially referred. If a bill was not referred to a House Committee, the bill is included in the list for the committee to which the bill likely would have been referred. A numerical index is included in the back of the report that lists bills by number.

**Key to
"Final Status"
Column**

The "Sine Die Status" column indicates the status of the bill as of Sine Die, including whether the bill was vetoed or partially vetoed by the Governor.

Abbreviations in the column include:

C 55 L 02	Chapter 55, Laws of 2002. This is where the bill will be found in the <u>Session Laws of the State of Washington</u> , which is compiled annually.
Del to Gov	Delivered to the Governor.
Filed Sec/St	Filed with the Secretary of State.
Gov Vetoed	The bill was vetoed by the Governor.
Null and Void	The bill included a provision that required the bill be specifically included in the operating budget or it would be "null and void." These bills were not included in the operating budget and are therefore null and void.
Partial Veto	One or more sections of the bill were vetoed by the Governor.

AGRICULTURE & ECOLOGY COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 1411	Veloria	Public Notification of Releases of Hazardous Substances - Requires facilities that are transitioning from federal to state oversight to issue a notice to the Department of Ecology, following the release of a hazardous substance, that describes the release and the remedial actions being taken. Requires the Department of Ecology to notify the facility's community of the release.	C 288 L 02
HB 2289	Linville, Schoesler	Regulating Planting Stock Certification and Nursery Improvement Programs - Expands the assessment on sales of fruit trees and related ornamentals and rootstock to include sales of grapevines; specifies the botanical genera that the assessment applies to; broadens the programs funded by the assessment to include a grapevine certification and nursery improvement program; and creates an advisory committee for the grapevine certification and nursery improvement program.	C 215 L 02
SHB 2308	Linville, Schoesler, Anderson	Encouraging Recycling and Waste Reduction - Requires the Department of General Administration to work with the construction industry to develop guidelines for implementing on-site construction waste management planning. Applies the adopted product standards for recycled product purchasing to any state-funded construction project whenever the administering agency and project owner determine that the products are cost-effective and readily available. Adopts the state goal of establishing programs to eliminate residential yard debris in landfills by year 2012 in areas where alternatives to disposal are readily available and effective. Allows solid waste collection companies to retain up to 30 percent of the revenue paid to the company for recyclable materials if the company submits a certified plan showing how the revenues will be used to increase recycling rates. Directs the Department of Ecology to investigate the use of scrap tires as alternative daily cover for landfills and the feasibility of establishing and maintaining an incentive program for market development. Requires the Department of Ecology to track the total increases or decreases in the state's tire recycling rates. Directs the Department of Transportation to evaluate the use of scrap tires in civil engineering and highway construction applications.	C 299 L 02
ESHB 2325	Wood, Schoesler, Gombosky	Providing for Donation and Distribution of Food - Requires the state Board of Health to adopt rules for the safe receipt, preparation, and handling of donated food by December 31, 2004. Requires the Department of Health, by December 31, 2004, to develop educational materials for donors containing recommended health and safety guidelines for food preparation and handling. Allows local health officers to grant variances to state food service rules regarding physical facilities, equipment standards, and food source requirements when no known or expected health hazard would exist as a result of the variance. Includes an emergency effective date for the variance provisions.	C 217 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 2326	Linville, Romero, Lantz	<p>Establishing the Washington Climate and Rural Energy Development Center - Authorizes the establishment of the Washington Climate and Rural Energy Development Center in the Washington State University energy program to serve as a central, impartial, non-regulatory, public source of credible information and services to address climate change and clean energy activities.</p> <p><i>Partial Veto:</i> Vetoes the section that: 1) outlined the duties of the Washington climate and rural energy development center, 2) required various state agencies and programs to assist with the duties of the center; 3) authorized the appointment of a legislative oversight committee; and 4) required the center to establish stakeholder comprised task forces and technical advisory committees.</p>	C 250 L 02 Partial Veto
HB 2397	Linville, Schoesler, Hunt	Regulating Organic Food Products - Changes the state's standards for food sold, represented, or labeled as "organic" to the standards developed by the United States Department of Agriculture.	C 220 L 02
ESHB 2506	Romero, Linville, Fisher	Creating a Joint Task Force on Green Building - Creates a 10-member task force on green building to study cities' and counties' green building programs and low-impact development codes to: (1) determine program components that are effective and ineffective; (2) determine incentives and disincentives to creating a program; (3) study existing green building standards; and (4) identify potential for low-impact development to reduce storm water management, road building, and other infrastructure costs. Includes the following as task force members: (1) two members of the House of Representatives; (2) two members of the Senate; (3) one representative of the Office of Community Development; and (4) one representative each for cities, counties, the residential building industry, the commercial building industry, and the environment. Allows the task force chair to appoint experts and advisors as nonvoting members. Requires the task force to begin within 30 days of adjournment of the 2002 regular session and to submit a final report to the Legislature by January 1, 2003.	C 308 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 2671	Linville, Romero, Reardon	<p>Creating the Permit Assistance Center in the Office of the Governor - Creates the Office of Permit Assistance (Office) in the Office of Financial Management (to be administered by the Governor's office) and transfers the existing Permit Assistance Center's duties and powers to this Office. Specifies the Office's: (1) operating principles; (2) functions of information, facilitation, and coordination; and (3) customer survey and reporting requirements. Authorizes cost reimbursement for facilitated project scoping and for coordinated permit processes and allows the Office to either require cost reimbursement or pay for coordination within Office's resources for certain projects. Requires the Office to review the activities of the Transportation Permit Efficiency and Accountability Committee to determine if initiatives may be beneficially implemented for other types of projects. Specifies that permit agencies make decisions on permits and that permit decisions are not made by the Office or any independent consultants involved in coordinated permit processes. Terminates the Office in 2007.</p> <p><i>Partial Veto:</i> Vetoes the emergency clause and the provisions creating the Permit Assistance Advisory Council.</p>	C 153 L 02 Partial Veto
ESHB 2688	Linville	<p>Regulating Commodity Boards and Commissions - Declares the regulation of commodity producers under various commodity boards and commissions to be only one aspect of the comprehensive regulation of the industry involved; provides alternatives for appointing members of certain commodity boards and commissions; exempts referendum-approved rules from certain rule-making requirements for certain commodity boards and commissions, and exempts certain records from public disclosure; provides for the payment of certain costs of the Department of Agriculture (DOA) by commodity boards and commissions; provides procedures for terminating or suspending a marketing order creating a board or commission under the agricultural enabling acts and alters other provisions of the acts; allows the members and employees of certain commodity boards and commissions to be reimbursed for their actual travel expenses; grants certain commissions subpoena authorities and prescribes liability limitations for members and employees of certain commissions and for the Fruit and Apple Commissions; changes the name of the Apple Advertising Commission, expands the type of assessments it may levy, and makes certain fresh sliced or cut apples subject to assessment; allows the Hop Board to enter contracts with producers to reduce planted acreage; and requires a study by DOA of issues regarding the creation of an organic commission.</p>	C 313 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2758	Quall, Linville, Hunt	Establishing the Agricultural Conservation Easements Program - Establishes the agricultural conservation easements program (Program) in the state Conservation Commission (Commission). Requires the Commission to manage the Program, adopt rules to implement legislative intent, report to the Legislature on the potential funding sources for purchase of agricultural conservation easements, and recommend changes to existing funding authorized by the Legislature. Creates the agricultural conservation easements account in the state treasury for deposit of program funds and specifies the types and uses of funds in the account.	C 280 L 02
EHB 2773	Clements, Linville, Chandler	Revising Standards for Apple Grades and Requiring Reports on the Consignment Sales of Apples under the New Standards - Requires certain industry committee review of standards for grades and packs of apples and, if the committee recommends revisions by consensus, requires the Department of Agriculture (DOA) to give great weight to adopting implementing rules; requests industry review and report on marketing information needed by producers; and requires commission merchants to report to the DOA regarding apples imported into the U.S. that they have received and sold during 2002, and requires the DOA to compile the information and report to the Legislature.	C 235 L 02
HB 2809	Doumit, Chandler, Linville	Concerning the Application of Pesticides in a Forest Environment - Allows for the direct supervision requirement for forest pesticide application to be met without visual and voice contact being sustained.	C 122 L 02
2SHB 2867	Fromhold, Ogden, McMorris	Mitigating the Effects of the Aquatic Pesticide National Pollutant Discharge Elimination System Permit Required as the Result of a Recent Court Decision - Establishes, until June 30, 2003, a \$300 maximum permit fee for National Discharge Elimination Permit System permits developed solely as a result of the Ninth Circuit's 2001 decision in <i>Headwaters, Inc. v. Talent Irrigation District (Talent)</i> . Specifies these permits may be required only and as long as the interpretation of <u>Talent</u> is not overturned or modified by future court rulings, administrative rule making, or clarification of scope by the federal Environmental Protection Agency or legislative action and requires the Department of Ecology to rescind or modify these permits if one of these actions occurs.	C 361 L 02
SHB 2874	Schoesler, Grant	Authorizing the Department of Ecology to Enter into Agreements to Allocate Columbia Basin Project Waters - Authorizes the Department of Ecology to enter into certain agreements with the United States for allocating ground waters related to the Columbia Basin Project, declares implementing rules to be significant legislative rules, and requires annual reporting by the department to the Legislature on this subject.	C 330 L 02
HB 2892	Clements, Linville, Grant	Selling Apples for Fresh Consumption - After October 1 of each year, prohibits containers of apples sold to retailers or wholesalers for resale to the public for fresh consumption from containing the previous year's apples.	C 316 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
EHB 2993	Linville, Kirby	Modifying Water Provisions - Identifies objectives for strategies developed at the local watershed level that meet certain needs; establishes administrative requirements for achieving compliance with water laws; authorizes reclaimed water permits for industrial reuse water; provides new and broadens current expedited processing for acquisitions and donations to and leases for the trust water rights systems; provides expedited processing of reservoir and secondary permits for certain facilities, provides an exemption from a requirement for a secondary permit, and alters restrictions on filling reservoirs more than once per season or year; creates a Water Conservation Account for receiving federal funding dedicated to water conservation under its conservation reserve program and for receiving legislative appropriations, and allows only the Public Works Board to make expenditures from the account.	C 329 L 02
SSB 6037	Prentice, Kohl-Welles, Parlette	Authorizing Animal Care and Control Agencies and Nonprofit Humane Societies to Provide Limited Veterinarian Services - Authorizes animal care and control agencies and nonprofit humane societies to provide limited veterinary services (defined as electronic identification, surgical sterilization, and vaccinations) to animals owned by qualified low-income households. Allows these agencies and societies to provide emergency care subject to a local ordinance's definition of an emergency situation and its provisions regarding temporary time limits. Requires these services to be performed by a licensed veterinarian or veterinary technician. Specifies that local ordinances addressing limited veterinary services and emergency care that preexist the effective date of this new authority remain in effect. Requires animal control agencies and humane societies to register with the Department of Health (Department) and pay fees established by the Department. Requires the Veterinary Board of Governors (Board) to adopt rules regarding registration, purchase and use of drugs for limited veterinary services, and compliance. Authorizes the Board to deny, suspend, condition, or revoke the limited veterinary medical service authority and applies the Uniform Disciplinary Act to unregistered operation, issuance or denial of registration, and discipline of registrants.	C 157 L 02
SSB 6241	Rasmussen, Sheldon, T., Swecker	Excluding Agriculturally Cultivated Christmas Trees from Chapter 76.09 RCW - Exempts Christmas trees that are cultivated using agricultural methods from the provisions of the Forest Practices Act.	C 17 L 02
SSB 6254	Rasmussen, Swecker, Shin	Creating the Fruit and Vegetable Inspection Account - Replaces the fruit and vegetable district funds located locally with a Fruit and Vegetable Inspection Account in the custody of the State Treasurer; provides for the use of monies from the new state account; authorizes the account to receive its share of its earnings; requires accounts for each of the districts to be created within the new account; requires at least two, rather than three, inspection districts; provides for reducing fees in a district in certain instances and requires a reduction in fees for service in district number three; and repeals the Fruit and Vegetable Trust Account.	C 322 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6329	Regala, Honeyford, Fraser	Exempting Certain Hybrid Vehicles from Emission Control Inspection Requirements - Exempts hybrid motor vehicles from the Department of Ecology's emission inspection program.	C 24 L 02
SB 6471	Honeyford, Rasmussen, Johnson	Requiring Labeling of the Origin of Fruits and Vegetables Grown in the United States or Grown in Washington State - Requires businesses offering fresh fruit or vegetables grown in the United States or grown in Washington for retail sale to display placards indicating that the product was either "Grown in United States" or "Grown in Washington," unless the product is labeled with individual stickers or labels regarding where it was grown; and establishes monetary penalties for violations. <i>Partial Veto:</i> Vetoes a subsection prescribing penalties for violations.	C 40 L 02 Partial Veto
SB 6508	Rasmussen, Swecker, Winsley	Registering Pesticides - Provides for a two-year registration period for pesticides and alters the registration fees and late registration fees accordingly; staggers the initial registration periods of pesticides currently registered with the state; and takes effect January 1, 2003.	C 274 L 02
SSB 6572	Rasmussen, Morton, Carlson	Regarding Conservation District Supervisors - Exempts conservation district elections from general election statutes. Specifies elections of district supervisors are not to be considered general or special elections, and elected district supervisors are not to be considered elected officials, for purposes of campaign disclosure and personal financial affairs reporting requirements of the public disclosure statutes. Provides for timing of district supervisor elections in 2002. Creates a seven-member work group on district elections to conduct a review of district election procedures and prepare recommendations for changes and improvements to the procedures.	C 43 L 02
ESSB 6588	Rasmussen, Swecker	Requiring Exclusive Statewide Food Service Rules for Food Service Establishments - Requires the State Board of Health to adopt updated food service rules by December 31, 2004, by which date the state board is granted sole authority to adopt food service rules; and allows local health departments to adopt certain deviations from the state rules to respond to public health or safety emergencies, but requires state board review of the deviations.	Del to Gov
SB 6609	Snyder, Deccio, Sheldon, T.	Allowing Cost Recovery in Cases Involving Disputed Department of Ecology Studies - Requires the Department of Ecology (DOE) to involve local watershed planning groups, local governments, and affected citizens when conducting a water quality study. <i>Partial Veto:</i> Vetoes a subsection allowing parties in disagreement with the conclusions of the director of the DOE to request a hearing by an administrative law judge, who may order that the study be disregarded and award certain costs to the affected party, including attorney costs and the costs of a consultant.	C 364 L 02 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6624	Keiser, Morton, Fraser	Modifying Well Construction Provisions - Establishes a fee structure for environmental investigation wells and requires a fee refund requests to be received within 180 days.	C 48 L 02
ESSB 6703	Rasmussen, Hochstatter, Shin	Changing Timing Provisions Relating to Agricultural Lien - Specifies the statement evidencing the processor or preparer lien that is filed with the Department of Licensing may include either a true statement or a reasonable estimate of the amount demanded, after deductions are made for credits and offsets. Terminates the processor lien 12 months (rather than six months) after the date of attachment of the lien or filing of the statement. Adds vegetable seed to the definition of "agricultural product" for purposes of the processor lien statutes.	C 278 L 02
ESB 6726	Rasmussen, Honeyford	Protecting Dairy Farmers from Unwarranted Complaints - Provides the Department of Ecology with discretionary authority to not conduct certain dairy farm inspections.	C 327 L 02
SB 6740	Rasmussen, Swecker, Shin	Authorizing Irrigation Districts to Accept Various Methods of Payment - Allows treasurers selected by irrigation districts, not just the county treasurer acting as the district's treasurer, to accept payments by credit card and other electronic means.	C 53 L 02
SJM 8004	Spanel, Swecker, Patterson	Petitioning Congress to Appropriate Support for an Oil Spill Prevention Tugboat in the Strait of Juan De Fuca - Petitions the United States Congress to appropriate funds to support a permanently stationed oil spill prevention tugboat in the Strait of Juan De Fuca.	Filed Sec/St
ESJM 8023	Hale, Fraser, Eide	Requesting Full Funding for the Cleanup of the Hanford Reservation - Asks the President of the United States and the United States Congress to fully fund the environmental cleanup at the Hanford site.	Filed Sec/St

APPROPRIATIONS COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2536	Fromhold, Cox, Schual-Berke	Offering Health Care Benefit Plans to School District Employees - Requires the Health Care Authority to charge a composite rate, rather than a tiered rate based on family size, for K-12 employees that purchase benefits through the authority.	C 142 L 02
HB 2782	Doumit, Sommers	Implementing the Results of the 1995-2000 Actuarial Experience Study - Implements the actuarial valuations and experience study for the retirement systems effective April 2002. Saves \$62.9 million during fiscal year 2003 for state and school employees.	C 7 L 02
SHB 2895	Kessler, Chase, Ogden	Allowing Port Employees to Join More than One Retirement Plan Subject to a Labor Agreement - Allows ports to offer additional defined contribution options to employees through collective bargaining processes.	C 362 L 02
SHB 2914	Kenney, Fromhold, Cox	Creating the State Financial Aid Account - Creates the Financial Aid Account in order to prevent unexpended financial aid funds from lapsing to the Education Savings Account.	Gov vetoed
SHB 2926	Clements, Grant	Transferring the State Library to the Office of the Secretary of State - Eliminates the State Library Commission and transfers governance responsibilities to the Secretary of State.	C 342 L 02
HB 3011	Fromhold, McIntire, Sommers	Modifying and studying the Local Effort Assistance Program. - Creates the Joint Task Force on Local Effort Assistance, which is charged with analyzing whether the purpose of the local effort assistance program is being achieved and making recommendations. Requires the calendar year 2003 local effort assistance (levy equalization) allocation to be multiplied by a factor of 0.99.	C 317 L 02
SB 6061	Patterson	Requiring quarterly meetings of municipal firemen's pension boards - Requires the Municipal Firemen's Pension Boards to meet at least quarterly instead of monthly.	C 15 L 02
SB 6374	Jacobsen, Winsley, Regala	Correcting Errors and Oversights in Certain Retirement System Statutes - Corrects erroneous statutory references in the retire/rehire bill and in the State Employees Retirement System statutes. Deletes references to the Law Enforcement Officers and Fire Fighters Plan 1 restated plan. Adds provisions to the State Employees Retirement System Plan 3 that deal with division of benefits at the time of divorce.	C 26 L 02
SB 6375	Fraser, Winsley, Regala	Conforming the Washington State Retirement Systems to Federal Requirements on Veterans - Redefines the Vietnam era in state statute to conform to the federal definition. Removes the prohibition on military service credit in Public Employees Retirement System and Washington State Patrol Retirement System for members receiving full military retirement.	C 27 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6376	Regala, Winsley, Fraser	Transferring to the Public Employees' Retirement System Plan 3 - Allows employees who are seasonal or on military leave to transfer to the Public Employees Retirement System Plan 3 when they return to state employment.	C 159 L 02
SB 6378	Spanel, Carlson, Jacobsen	Authorizing part-time leaves of absence for law enforcement members of the Law Enforcement Officers' and Fire Fighters' Retirement System Plan 2 (LEOFF 2) - Allows LEOFF 2 members to go on a half-time unpaid leave of absence and purchase service credit when they return as is done in other retirement plans.	C 28 L 02
SB 6379	Carlson, Winsley, Jacobsen	Transferring Service Credit and Contributions into the Washington State Patrol (WSP) Retirement System - Provides Commercial Vehicle Enforcement Officers who have become commissioned officers in the Washington State Patrol the opportunity to pay the difference between their Public Employees Retirement System Plan 2 (PERS 2) contributions and WSP contributions (employee and employer), and to transfer all of their service credit from PERS 2 to the WSP retirement system.	C 269 L 02
ESB 6380	Winsley, Fraser, Carlson	Creating New Survivor Benefit Division Options for Divorced Members of the Law Enforcement Officers' and Fire Fighters' Retirement System, the Teachers' Retirement System, the School Employees' Retirement System, the Public Employees' Retirement System - Provides new options for splitting survivor benefits. Removes provisions allowing a divorce decree to split both the member's benefit and any future eligible spousal benefit. Requires split benefits from a marriage of at least 30 years, 20 of which were prior to the member's retirement, to continue for the life of the non-member ex-spouse.	C 158 L 02
SB 6381	Fraser, Winsley, Spanel	Separating from the Public Employees' Retirement System Plan 1 (PERS 1) - Allows PERS 1 members to retire at age 60 regardless of whether they terminated employment prior to retirement eligibility.	C 62 L 02
ESSB 6387	Brown	Making 2001-03 Biennium Supplemental Operating Appropriations - Reduces appropriations from the state general fund by \$335 million. This reduction is a combination of \$349 million of appropriation increases for additional caseload costs and \$684 million reductions to other programs. Total appropriations are increased by \$456 million, primarily due to increased federal payments for medical assistance programs. For additional information, see "Supplemental Operating Budget Summary" and "Statewide Summary and Agency Detail" published by the House Appropriations Committee. <i>Partial Veto:</i> Vetoes \$37 million of general fund appropriations for a variety of items including higher education salary increases, home care worker wage increases, and tort liability claims.	C 371 L 02 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6819	Brown, Snyder	Making Temporary Amendments to the State's Expenditure Limitations to Address the Revenue Shortfall in the 2001-2003 Biennium - Provides that actions of the Legislature that raise state revenue may be taken by a majority vote of each house of the Legislature, but only if the transfer does not cause expenditures to exceed the state expenditure limit, and that actions of the Legislature that transfer money from the Emergency Reserve Fund may be taken by a majority vote of each house of the Legislature, but only if the transfer does not cause expenditures to exceed the state expenditure limit.	C 33 L 02
SSB 6823	Finkbeiner, McAuliffe	Regarding the Salary Formula for State-funded Basic Education Certificated Instructional Staff - Requires the Superintendent of Public Instruction, when calculating salary allocations for certificated instructional staff, to use the state salary allocation schedule and related documents, conditions, and limitations established by the Omnibus Appropriations Act.	C 353 L 02
SB 6828	Brown, Swecker	Securitizing a Portion of the State's Revenue from the Tobacco Litigation National Master Settlement Agreement - Establishes the Tobacco Settlement Authority as a state agency. The agency is governed by a five-member board, appointed by the Governor, with administrative support provided by the Housing Finance Commission. Authorizes the Governor to sell to the Tobacco Settlement Authority the right to receive a portion of the state's annual share of the revenue from the national master tobacco settlement agreement in order to generate \$450 million net proceeds to the state General Fund. Authorizes the Tobacco Settlement Authority to issue revenue bonds to raise the revenue necessary to purchase the share of the state's tobacco revenues. These bonds are not general obligations of Washington and are backed solely by revenues received from the tobacco manufacturers.	C 365 L 02
SB 6832	Brown, Winsley, Thibaudeau	Establishing Department of Social and Health Services Authority to Purchase Interpreter Services for Public Assistance Recipients - Exempts interpreter services and interpreter brokerage services from the statutes governing procurement of non-client services. Directs the Department of Social and Health Services to procure and deliver these services through whatever means it determines to be most cost-effective.	C 200 L 02
SSB 6833	Brown, Winsley, Thibaudeau	Revising Medical Care Eligibility for Certain Immigrants - Limits full-scope medical coverage, under the state medical assistance program, to immigrants who are eligible for Medicaid. Allows the state to continue services to legal immigrants under the state's basic health plan. Clarifies that legal immigrants continue to be eligible for Medicaid coverage for emergent conditions, and for all conditions after five years of residency.	C 366 L 02

CAPITAL BUDGET COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2537	McIntire, Hankins, Chase	Providing Authorization for Projects Recommended by the Public Works Board - Approves the 2002 list of local government infrastructure projects funded under the Public Works Trust Fund program. Includes 64 projects totaling \$206 million on the list.	C 241 L 02
SHB 2648	Murray, Esser, Reardon	Requiring Additional Information from Certain Capital Budget Applicants - Requires the Office of Financial Management (OFM), in its Capital Budget instructions, to have Capital Budget applicants provide additional information related to growth management for proposed capital projects over \$5 million and required to have a predesign. Requires the Office of Community Development to assist the OFM and Capital Budget applicants in collecting the additional information. <i>Partial Veto:</i> Vetoes the sections that: (1) require certain additional information on the cost of a project; and (2) require the legislature to request a fiscal note whenever a purchase or exchange of property is proposed by most state agencies.	C 312 L 02 Partial Veto
SHB 2736	Murray, Esser, McIntire	Authorizing the University of Washington and Washington State University to Make Financing Arrangements for Research Facilities - Authorizes the University of Washington and Washington State University to issue bonds and other financing for research facilities supported by revenue and fees related to research facilities. Declares that bonds for these research facilities are issued by the university and are not obligations of the state.	C 151 L 02
SHB 2800	Hunt, Alexander, Romero	Removing the Capital Projects Surcharge on Certain Department of Services for the Blind Vendors - Exempts certain vendors who operate cafeteria services in facilities owned and managed by the Department of General Administration from paying the capital projects surcharge beginning July 1, 2002. Requires the Department of General Administration to consider cafeteria space as a common area for the purpose of allocating the capital projects surcharge to other building tenants beginning July 1, 2003.	C 162 L 02
ESB 6396	Fairley, Zarelli	Adopting a Supplemental Capital Budget - Adopts a supplemental Capital Budget for the 2001-03 biennium. Appropriates \$126 million for economic stimulus projects (\$109 million) and supplemental projects (\$17 million) in the budget. Specifies that \$17.5 million in bonds are used to finance projects to redirect cash to the general fund. Adjustments are made to other appropriations. <i>Partial Veto:</i> Vetoes the sections that: (1) change the Burke museum study; and (2) proviso \$649,000 of Salmon Recovery funds for Pople for Salmon.	C 238 L 02 Partial Veto

CHILDREN & FAMILY SERVICES COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 1144	Kessler, Tokuda, Ogden	Modifying Good Cause Reasons for Failure to Participate in the Workfirst Program - Allows parents with a child under the age of one year a "good cause" exemption from the Workfirst program.	C 89 L 02
SHB 1397	Tokuda, Boldt, Kagi	Encouraging Support Services for Kinship Caregivers - Requires the Department of Social and Health Services, within existing resources, to convene a workgroup on kinship caregivers, develop a briefing on the policy issues for the Legislature, and submit the briefing by November 1, 2002.	C 144 L 02
SHB 2568	Dickerson, Tokuda, Kagi	Formalizing the Relationship Between the Department of Social and Health Services and the State School for the Deaf - Authorizes the Department of Social and Health Services (DSHS), including the Division of Licensed Resources to investigate incidents at the Washington School for the Deaf (WSD) involving alleged child abuse and neglect and make recommendations to preserve the health and safety of students at the school. Authorizes the DSHS to conduct periodic health and safety reviews of the WSD. Authorizes the DSHS to conduct a comprehensive health and safety review of the WSD every three years.	C 208 L 02
ESHB 2574	Ogden, Dunn, Tokuda	Establishing Demonstration Sites for a Statewide Children's System of Care - Requires the secretary of the Department of Social and Health Services (DSHS) to establish demonstration sites for a system of care for children with emotional and behavioral disorders. Requires the secretary of the DSHS to assure the collaboration of providers of state operated and contracted services with the sites. Requires an evaluation of the demonstration sites and reports to legislative committees.	C 309 L 02
SHB 2767	Orcutt, Tokuda, Darneille	Prohibiting Use of Public Assistance Electronic Benefit Cards for Specified Purposes - Prohibits public assistance recipients from using electronic benefits transfer (EBT) cards to participate in activities at gambling premises, for parimutuel wagering or to purchase lottery tickets or shares. Prohibits gambling premises, parimutuel wagering or lottery licensees from allowing EBTcards to be used to participate in activities at gambling premises, for parimutuel wagering or to purchase lottery tickets or shares.	C 252 L 02
EHJM 4025	Schindler, Ahern, Cox	Requesting That Congress Modify Idea to Allow Parent Choice for Assessment and Treatment - Requests that Congress, during the reauthorization process for the IDEA, modify the wording for "natural environments" so that parents may choose to have their infants and toddlers assessed and treated at neurodevelopmental centers.	Filed Sec/St

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 5236	Kohl-Welles, Long, Thibaudeau	Ensuring the Health and Safety of Newborn Infants Who Have Been Abandoned and Exempting from Criminal Liability Persons Who Abandon Them into the Custody of a Qualified Person - Eliminates criminal liability for a parent who abandons an infant, 72 hours or younger, in a hospital to a qualified person. Creates a task force to recommend methods of implementation, ways to promote adoption, and ways of providing access to the abandoning parents' medical history.	C 331 L 02
SB 6482	Long, Hargrove, Winsley	Removing Time Limits for Treatment under the Alcohol and Drug Addiction Treatment and Support Act - Removes the six month limitation on alcohol and drug treatment services for indigent persons.	C 64 L 02
ESSB 6558	Kohl-Welles, Carlson, Hargrove	Revising Provisions for the Governance of the Washington State School for the Deaf - Increases the powers and duties of the Board of Trustees at the Washington School for the Deaf (WSD). Reduces the power of the superintendent of the WSD to reflect the increased power of the Board of Trustees. Dissolves the current board and creates a new board with representatives from the nine congressional districts, of whom five must have a required area of experience or expertise.	C 209 L 02
ESSB 6702	Stevens, Hargrove, Long	Protecting Sibling Relationships - Creates a legislative presumption that nurturing sibling relationships is in the best interests of a child who is removed from his or her home. Requires the Department of Social and Health Services to ensure that siblings involved in a dependency case are provided the opportunity to maintain their relationships through visits, if appropriate. Requires that the court consider ordering appropriate visitation between siblings who are separated as the result of a dependency determination if it is in the best interests of the children and other conditions are met.	C 52 L 02
SB 6709	Eide, Costa, Rasmussen	Addressing Service and Education Planning for Children in Out-of-home Care - Requires the Department of Social and Health Services and the Office of Superintendent of Public Instruction to submit a proposal to the Legislature by October 1, 2002 addressing the educational stability of children who are in foster care fewer than 75 days. Requires the implementation of a pilot project within existing resources to assist foster children to remain enrolled in the school they were attending before entering foster care.	C 326 L 02

SELECT COMMITTEE ON COMMUNITY SECURITY

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HJM 4017	Haigh, Conway, Talcott	Opposing Federalization of the National Guard - Requests Congress to accept the Governor's offer of the National Guard forces under state command and control for purposes of augmenting lead federal agency personnel at the borders.	Filed Sec/St
SSB 6439	Gardner, Haugen, McCaslin	Protecting Certain Domestic Security Records - Amends the Public Disclosure Act's (PDA's) exemption for vulnerability assessments and response plan documents to include portions of records assembled, prepared, or maintained to prevent, mitigate, or respond to certain criminal terrorist acts when the public disclosure would have a substantial likelihood of threatening public safety. Includes deployment plans and compiled underlying data collected in preparation of or essential to the assessments or to the response or deployment plans. Exempts from disclosure under the PDA those records not subject to public disclosure under federal law that are shared by federal or international agencies and information prepared from national security briefings provided to state or local government officials related to domestic preparedness for acts of terrorism. Exempts specified information regarding the infrastructure and security of computer and telecommunications networks to the extent that they identify specific system vulnerabilities. Requires the Joint Legislative Audit and Review Committee to review the effect of the exemptions on state agency performance in responding to public disclosure requests by September 1, 2004.	C 335 L 02

COMMERCE & LABOR COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1248	Kessler	Unemployment Compensation - Domestic Violence - Allows an individual whose separation from employment was necessary because of domestic violence or stalking to receive unemployment benefits.	C 8 L 02
HB 2302	Conway	Unemployment Compensation - Applications - Allows individuals applying for unemployment insurance benefits through the Temporary Total Disability Program to file initial applications in a form other than in writing.	C 73 L 02
HB 2303	Conway	Unemployment Compensation - Tax Rates - Corrects the unemployment insurance contribution rate for Rate Class 16 in Schedule B.	Gov vetoed
2SHB 2403	Kenney	Collective Bargaining - Faculty at Four-year Institutions of Higher Education - Establishes procedures for exclusive bargaining representatives of faculty at the public four-year institutions of higher education to collectively bargain with the board of regents or trustees over wages, hours, and terms and conditions of employment. <i>Partial Veto:</i> Vetoes two sections that would have prohibited the faculty from exercising shared governance practices while engaging in collective bargaining.	C 356 L 02 Partial Veto
ESHB 2470	Conway	Building and Construction - Plumbers - Requires plumbing contractors to verify hours worked by plumbing trainees, and permits the Department of Labor and Industries, in certain circumstances, to audit records and issue infractions to plumbing contractors that verify trainee hours.	C 82 L 02
SHB 2513	Wood	Timeshare Reservations - Authorizes the sale of a timeshare reservation by a promoter prior to completion of the timeshare project.	C 226 L 02
ESHB 2540	Conway	Collective Bargaining - UW Teaching Assistants and Research Assistants - Makes the public employees' collective bargaining law applicable to teaching assistants and research assistants at the University of Washington.	C 34 L 02
SHB 2629	Wood	Building and Construction - Elevators - Establishes licensing requirements for elevator mechanics and elevator contractors, and creates the elevator safety advisory committee.	C 98 L 02
ESHB 2662	McDermott	Collective Bargaining - In-Home Care Services Workers - Requires the state, subject to certain reimbursements, to deduct dues and other payments from payments made to in-home care services workers who are in a collective bargaining unit.	C 99 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2663	Conway	<p>Workers' Compensation - Occupational Diseases of Fire Fighters - Adds certain heart problems and specified cancers and specified infectious diseases to the list of conditions that are presumed to be occupational diseases for fire fighters covered under the industrial insurance law.</p> <p><i>Partial Veto:</i> Vetoes the legislative findings concerning the association of certain diseases with the employment conditions to which fire fighters are exposed.</p>	C 337 L 02 Partial Veto
SHB 2893	Clements	<p>Farm Equipment Dealers - Modifies the provisions regulating repurchase payments, prohibiting certain acts, and establishing processes for termination. Adds provisions governing warranty claims, safety work, product improvement, and remedies. Clarifies that state law regulating the relationship between dealers and suppliers of farm equipment applies only to persons engaged primarily in the sale of farm equipment.</p>	C 236 L 02
EHB 2901	Conway	<p>Unemployment Compensation - Training Benefits and Tax Equity - Freezes the maximum weekly benefit amount, and then caps its growth rate; makes changes in the training benefits program applicable to certain dislocated aerospace workers; makes changes in the tax system, including capping the rate schedule in 2004, adjusting various tax rates, increasing the taxable wage base for various employers, and providing for insolvency and equity surcharges.</p> <p><i>Partial Veto:</i> Vetoes the section creating a joint task force to study unemployment insurance issues.</p>	C 149 L 02 Partial Veto
EHB 2918	Wood	<p>Bingo - Shared Facilities and Number of Days Play Permitted - Removes the three-time per week limit on bingo games at a single location. Permits non-profit bingo operators to share facilities at one location. Requires a warning against pathological gambling.</p>	C 369 L 02
ESSB 5264	Prentice	<p>Public Employment - Misclassification - Makes it an unfair practice for a public employer to misclassify an employee to avoid providing employment-based benefits.</p>	C 155 L 02
2SSB 6080	Prentice	<p>Fireworks and Explosives - Conforms the definitions for explosives and fireworks to the definitions in federal statute. Creates civil penalties and authorizes rule-making to enforce civil remedies. Expands the dates on which consumer fireworks may be sold and used. Authorizes a local permit fee increase for consumer fireworks sales and for public displays of fireworks.</p>	C 370 L 02
SSB 6264	Prentice	<p>Chiropractors - Martial Arts Events - Authorizes the Department of Licensing to include chiropractors as licensed officials during boxing, kickboxing, and martial arts events. Requires the event promoter to pay a chiropractor who participates as a licensed official at a boxing, kickboxing, or martial arts event.</p>	C 147 L 02
SB 6328	Parlette	<p>Workplace Safety - Cherry Harvest Camps - Allows cherry harvest temporary labor camps to be used for the period beginning one week before cherry harvest begins to one week after harvest ends in the state.</p>	C 23 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6364	Winsley	Mobile/Manufactured Home Alteration and Repair - Implements the recommendations of the Joint Legislative Task Force on Mobile/Manufactured Home Alteration and Repair, including encouraging an interagency pilot project for issuing alteration permits, modifying provisions related to sales of altered homes, and establishing a civil penalty for failure to obtain a required permit.	C 268 L 02
ESSB 6412	Kohl-Welles	International Matchmaking - Disclosure - Requires international matchmaking organizations doing business in Washington to facilitate the exchange of client information. Requires a client who is a Washington resident to provide background information. Makes it a violation of the consumer protection act to violate notice requirements, or to provide services if background information is withheld.	C 115 L 02
SSB 6426	Keiser	Employment - Uses of Paid Leave - Requires an employer to allow an employee to use sick leave or other paid time off to care for: a child with a health condition that requires treatment or supervision; or a spouse, parent, parent-in-law, or grandparent who has a serious health condition or an emergency condition.	C 243 L 02
SB 6457	Carlson	Athlete Agents - Requires athlete agents to disclose certain specific information to student athletes and to educational institutions. Requires student athletes to disclose information to educational institutions. Specifies the contents of an agent-student contract, including a written warning that the student may lose eligibility for participation in college sports. Provides criminal penalties and civil remedies for violations.	C 131 L 02
SB 6491	Prentice	Liquor and Gambling - Background Checks - Clarifies authority for the Liquor Control Board and the Gambling Commission to access the FBI database through the Washington State Patrol for the purposes of conducting background checks for licensing.	C 119 L 02
E2SSB 6560	Prentice	Lottery - Shared Game - Grants Legislative approval for agreements with other states to conduct a shared-game lottery. Establishes a pathological gambling treatment program with the DSHS. Directs shared-game lottery revenue to be distributed to the student achievement and education construction funds, the DSHS pathological gambling treatment program, and the general fund. Directs the DSHS to report to the Legislature regarding the implementation of the treatment program, program participation, and client outcomes.	C 349 L 02
SB 6591	Prentice, Oke	Tobacco - Tax Collection -Expands the definition of "distributor" for the purpose of tobacco tax collection to include any business that handles and sells tobacco products for which the state tax has not been collected. Clarifies that "distributor" does not include persons immune from state taxation under federal law.	C 325 L 02
SSB 6600	Prentice	Civil Service - Police Departments - Establishes the number of positions that may be exempt from civil service in municipal police departments.	C 143 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6601	Prentice	Liquor - Restaurants on Leased Property - Allows a distiller, brewery, or winery to be licensed by the Liquor Control Board to operate a spirits, beer, and wine restaurant on property contiguous to and leased by the distiller, brewery, or winery.	C 109 L 02
ESB 6630	Prentice	Building and Construction - Electricians - Makes various changes to electrical contracting and certification laws, including establishing new certifications for master electricians, modifying work experience requirements and trade school program allowances for specialty electricians; modifying ratio requirements and job site supervision requirements for noncertified persons; and amends the definition of "equipment" to exclude all plug-in appliances.	C 249 L 02
SB 6652	Prentice	Cosmetology - Licensing and Education - Implements certain recommendations of the state Cosmetology, Barbering, Esthetics, and Manicuring Board after review of industry practices and regulatory requirements. Changes educational requirements for the practice of manicuring and esthetics, redefines the categories of practice, and reduces overlapping functions. Changes licensing requirements for individuals, salons, and schools.	C 111 L 02
ESB 6675	Prentice	Employment - Overtime Work at Health Care Facilities - Establishes limits on mandatory overtime for registered nurses and licensed practical nurses employed by certain health care facilities.	C 112 L 02
ESJM 8014	Prentice	Employment - Employment and Training Services for Disabled Persons - Asks the executive heads of specified agencies to work together to improve employment and training services for persons with disabilities, to make recommendations for improving these services, and to report to the Legislature and Governor annually.	Filed Sec/St

CRIMINAL JUSTICE & CORRECTIONS COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1512	Sommers, Ballasiotes, O'Brien	Including Computer Images in the Definition of "Visual or Printed Matter" - Expands the definition of "photograph" in the child pornography statutes to include "digital images" and "tangible or intangible" items. Authorizes a person who, in the course of repairing a computer, has reasonable cause to believe that the computer stores matter that depicts a minor engaged in sexually explicit conduct, to report the incident to law enforcement. Grants civil immunity to any such person who makes a report in good faith.	C 70 L 02
2SHB 1938	Pearson, Sump, Doumit	Making Sabotage an Aggravating Circumstance - Expands the list of aggravating factors that a court may consider when imposing an exceptional sentence to include those intentional acts that are committed to obstruct or impair human or animal health care or agricultural or forestry research or commercial production.	C 169 L 02
2SHB 2338	Kagi, Ballasiotes, O'Brien	Revising sentences for drug offenses - Reduces the seriousness level from a level VIII to a level VII for certain crimes involving the manufacture, delivery, or possession of heroin or cocaine. Eliminates the triple and double scoring for offenders convicted of drug offenses with the exception of offenders committing certain methamphetamine offenses and offenders with a prior criminal history that includes a sex or serious violent offense. Creates a new drug sentencing grid for the sole purpose of sentencing offenders convicted of drug crimes committed on or after July 1, 2004. Sets up a dedicated account with the savings resulting from the reduced drug sentences to be used to fund treatment and support services for drug offenders and drug courts.	C 290 L 02
SHB 2379	Dickerson, O'Brien, Tokuda	Making it a Crime to Leave a Child with a Sex Offender - Prohibits a person responsible for the care of a child from leaving the child with certain registered sex offenders.	C 170 L 02
SHB 2381	Veloria, Van Luven, Kenney	Addressing the Trafficking of Persons - Creates a task force to study trafficking activities within Washington and to provide recommendations for providing assistance to victims of trafficking. Expands the definition of criminal act in the Crime Victims Compensation Act to include acts that are punishable under federal law but are comparable to a felony or gross misdemeanor offense under the laws of Washington.	C 10 L 02
SHB 2382	Dickerson, O'Brien, Kagi	Revising Provisions Relating to Criminal Mistreatment - Establishes the new crime of criminal mistreatment in the fourth degree, which prohibits the infliction of bodily injury and extreme mental distress by withholding the basic necessities of life. Allows persons to be arrested for criminal mistreatment without a warrant. Requires arresting police officers to report criminal mistreatment to child or adult protective services. Imposes requirements for deferred prosecutions for criminal mistreatment in the third and fourth degrees. Requires the DSHS to prepare a plan for improved coordination of services to families when a family member is charged with criminal mistreatment.	C 219 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2407	Ballasiotes, O'Brien, Lovick	Establishing the Authority to Create and Operate Regional Jails - Authorizes local governments to create and operate regional jails between two or more local governments or in conjunction with the state. Requires a jurisdiction that confines a person in another county to provide contact (e.g., telephone, video-conferencing, or in-person contact) between defendants and their appointed defense counsel.	C 124 L 02
SHB 2468	Miloscia, O'Brien, Wood	Facilitating the Convicted Offender DNA Data Base - Expands the deoxyribonucleic acid (DNA) identification system to include persons convicted of any felony and certain misdemeanor offenses.	C 289 L 02
ESHB 2505	O'Brien, Ballasiotes, Lantz	Providing Criminal Penalties for Training in Furtherance of Civil Disorders - Prohibits the teaching or demonstrating of a device or technique capable of causing bodily injury or death to persons if the device or technique is to be used in a civil disorder.	C 340 L 02
2SHB 2511	O'Brien, Ballasiotes, Schoesler	Making Any Robbery Within a Financial Institution a First Degree Robbery - Classifies robbery of a financial institution, with or without a deadly weapon, as first degree robbery, a seriousness level IX, class A felony.	C 85 L 02
SHB 2541	Hurst, Jarrett, Ballasiotes	Expanding Authority for Interlocal Agreements for Jail Services - Expands the authority for jail services to allow a prosecuting city or county to incarcerate a person (charged or convicted of an offense) in any county or city jail where services are contracted. Requires a jurisdiction that confines a person in another county to provide contact (e.g., telephone, video-conferencing, or in-person contact) between the defendant and his or her appointed public defense counsel.	C 125 L 02
HB 2605	O'Brien, Morell, Jackley	Changing Provisions Relating to Aggregating Value for Purposes of Determining the Degree of Theft - Allows the value of separate third degree thefts to be aggregated if the theft were part of a criminal episode.	C 97 L 02
SHB 2610	Darneille, Morell, Tokuda	Providing Criminal Penalties for Endangerment of Children and Dependent Persons with a Controlled Substance - Creates the crime of "endangerment with a controlled substance," a class B felony, when a person knowingly or intentionally permits a child or dependent adult to be exposed to methamphetamine-type drugs.	C 229 L 02
SB 5064	Prentice, Winsley	Defining Degrees of Gambling Cheating - Divides the crime of cheating, in the Gambling Act, into two separate crime classifications: cheating in the first degree is a class C felony and cheating in the second degree is a gross misdemeanor. Authorizes courts to impose a maximum fine of \$20,000 on anyone convicted of cheating in the first degree.	C 253 L 02
ESB 5852	Franklin, Kline, Costa	Reporting on Issues Pertaining to Racial Profiling - Requires all local law enforcement agencies to initiate policies to reduce racial profiling. Requires the Washington Association of Sheriffs and Police Chiefs to coordinate with the Criminal Justice Training Commission to ensure that issues related to racial profiling are addressed in law enforcement training.	C 14 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6076	Kline, McCaslin, Oke	Modifying the Powers and Duties of Fish and Wildlife Law Enforcement Officers - Designates the Department of Fish and Wildlife as a general authority Washington law enforcement agency.	C 128 L 02
SSB 6240	Franklin, Shin, Kline	Clarifying the Procedure for Providing Offenders with a Certificate of Discharge - Requires the courts and the Indeterminate Sentence Review Board (ISRB) to give certificates of discharge in person or by mail. Requires the courts and the ISRB to mail certificates of discharge to the county auditors. Requires the Department of Corrections to create and maintain a database containing certificate of discharge information.	C 16 L 02
SSB 6286	Long, Hargrove	Revising Provisions Relating to the Time Permitted for Review by the Indeterminate Sentence Review Board of Sex Offenders Who Are Sentenced to Short Sentences under RCW 9.94a.712 - Changes the time period within which certain sex offenders must be evaluated by the Department of Corrections and the Indeterminate Sentence Review Board.	C 174 L 02
SB 6287	Long, Hargrove	Clarifying the Status of Persons Who Commit Criminal Offenses While Civilly Detained or Committed under Chapter 71.09 RCW - Clarifies that sexually violent predators who commit crimes while civilly committed will be returned to the custody of the Department of Social and Health Services after the completion of their criminal sentences.	C 19 L 02
SB 6341	Hargrove, Long, Winsley	Amending the Judicial Review of Sex Offender Registration to Comply with Federal Funding Requirements - Prohibits courts from relieving any person convicted of an aggravated offense or more than one sexually violent offense from registering as a sex offender. Brings the state's sex offender registration statute into compliance with federal law.	C 25 L 02
SSB 6402	Costa, Long, Thibaudeau	Providing for Legal Financial Obligation Deductions from Inmate Funds and Wages - Requires the Department of Corrections to deduct 20 percent from the gross wages or gratuities of any inmate working in a Class I or Class II Industry work program and 10 percent from the earnings of any inmate working in a state work release program for payment of any owed legal financial obligations.	C 126 L 02
SB 6408	Costa, Hargrove, Long	Restoring Sex Offender Registration for Nonfelony Communication with a Minor Convictions - Restores the offense of "communicating with a minor for immoral purposes" to the definition of sex offense in the sex offender registration statute. Requires anyone convicted of such offense to register as a sex offender unless otherwise relieved of that duty to register by a court.	C 31 L 02
SSB 6422	Costa, McCaslin	Defining "Property of Another" for Purposes of Crimes Against Property - Defines "property of another" as property in which an actor possesses anything less than exclusive ownership.	C 32 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6423	Costa, McCaslin	Clarifying How Criminal History Should Be Used in Sentencing Decisions - Clarifies that amendments to the "wash out" provisions of the Sentencing Reform Act are retroactive.	C 107 L 02
SB 6469	Long, Costa, Hargrove	Authorizing Release of Mental Health Services Information to Department of Corrections - Requires mental health providers to release records and reports to the Department of Corrections regarding offenders sentenced to an indeterminate sentence.	C 39 L 02
SSB 6488	Costa, Long, Sheldon, T.	Creating a Statewide Registered Sex Offender Web Site - Requires the creation of a statewide registered sex offender web site when sufficient funding is available from federal grants or other non-state funding sources. Requires the creation of a web site containing links to county web sites containing sex offender registration information until funding is available for the statewide web site.	C 118 L 02
ESSB 6490	Roach, Kline, Rasmussen	Increasing Penalties for Taking a Motor Vehicle Without Permission - Divides the crime of taking a motor vehicle without permission into two degrees. Taking a motor vehicle without permission in the first degree, a seriousness level V, class B felony offense, occurs when one alters, removes parts, exports the vehicle out of state, or intends to sell the vehicle. Taking a motor vehicle in the second degree, a seriousness level I, class C felony offense, occurs when one intentionally takes a vehicle without permission or voluntarily rides in it knowing it was taken. Requires the Sentencing Guidelines Commission to study the deterrent effects of the new crimes of taking a motor vehicle without permission.	C 324 L 02
ESSB 6594	Carlson, Costa, Hargrove	Implementing the Recommendations of the Joint Select Committee on the Equitable Distribution of Secure Community Transition Facilities - Allows, under certain circumstances, the siting of secure community transition facilities (SCTF) in certain counties irrespective of land use and other laws. Removes the requirement that the Department of Social and Health Services (DSHS) guidelines endeavor to achieve an average law enforcement response time of five minutes and inserts a requirement that law enforcement give calls to an SCTF a high priority. Clarifies that public transit bus stops are not risk potential activities and allows the DSHS to add new risk potential activities under certain circumstances. Clarifies that local regulations imposing more stringent requirements on SCTFs than are provided for by statute are void. Requires the DSHS to enter into long-term contracts with certain counties and cities containing secure community transition facilities. Imposes requirements regarding mitigation agreements between the DSHS and jurisdictions affected by SCTFs. Provides limited immunity to law enforcement officials responding to a call from a SCTF. Allows for regional SCTFs containing the beds for multiple counties.	C 68 L 02
SSB 6602	Costa, Long, Poulsen	Revising the Crime of Extortion in the Second Degree - Adds the element of wrongfulness to the crime of extortion in the second degree.	C 47 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6627	Costa, Long, Hargrove	<p>Renaming, with Regard to Adult and Juvenile Offenders, "Community Service" as "Community Restitution" - Changes the term of court-ordered "community service" to "community restitution" throughout the Revised Code of Washington.</p> <p><i>Partial Veto:</i> Vetoes a section that was repealed in another bill (SB 6748) that the legislature passed during the 2002 legislative session.</p>	C 175 L 02 Partial Veto
SSB 6635	Kastama, Kline, Rasmussen	<p>Creating a Notice and Appeal Process for Animal Control Authorities - Changes the definition of dangerous dog. Increases the bond and insurance requirements for registering a dangerous dog. Provides notification and appeal procedures for dangerous dog determinations. Provides notice and destruction requirements for certain dangerous dog confiscations. Requires the prosecution to prove knowledge in certain dangerous dog prosecutions. Provides affirmative defenses to certain crimes relating to dangerous dogs.</p>	C 244 L 02
SB 6664	Costa, Hargrove	<p>Requiring Offenders to Propose a Release Plan - Requires all offenders eligible for community custody in lieu of earned early release, to propose a release plan that includes an approved residence and living arrangement prior to his or her release to the community. Authorizes the Department of Corrections to deny an offender's transfer to community custody if he or she does not have an approved residential plan.</p>	C 50 L 02
SB 6763	Costa, Hargrove, Long	<p>Creating a Task Force on Services for Crime Victims - Creates a Washington State Task Force on Funding for Community-Based Services to Victims of Crime. Requires the task force to evaluate how the state funds community-based organizations that provide services to underserved victim populations.</p>	C 351 L 02
SB 6788	Costa, Hargrove	<p>Authorizing a Travel Payment for Out-of-state Parents of Homicide Victims - Expands crime victims compensation benefits to parents who reside outside of the state and who are requested to participate in judicial proceedings relating to their child's homicidal death.</p>	C 54 L 02

EDUCATION COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1444	Murray, Ballasiotes, Mitchell	Requiring School Districts to Adopt Policies Prohibiting Harassment, Intimidation, and Bullying - Requires school districts to adopt or amend policies prohibiting harassment, intimidation, or bullying.	C 207 L 02
2SHB 1646	Schmidt, Haigh, Talcott	Including the Washington national guard youth challenge program as an alternative educational service provider - Defines the Washington National Guard Youth Challenge program as an alternative educational service provider and describes the funding formula for students enrolled in the program.	C 291 L 02
HB 1856	Morell, O'Brien, Talcott	Excusing Student Absences for State-recognized Search and Rescue Activities - Strongly encourages schools to grant excused absences for up to five days each year to students participating in state recognized search and rescue activities, as long as the students' parents and principals approve and the absences will not have a seriously adverse effect upon the students' educational progress.	C 214 L 02
SHB 2414	Haigh, Anderson, Quall	Changing Provisions Relating to the Professional Educator Standards Board - Staggers the terms of the next set of members of the Professional Educator Standards Board and delays by two years the date by which new teachers must pass subject matter tests in order to be endorsed to teach particular subjects or grade levels.	C 92 L 02
SHB 2415	Quall, Talcott, Haigh	Changing Qualifications for Public School Principals and Vice Principals - Expands the type of previous instructional experience principals and vice-principals may have to include experience as educational staff associates.	C 78 L 02
EHB 2748	Schual-Berke, Anderson	Requiring Monitoring of Programs for the Education of Highly Capable Students - Directs the Office of the Superintendent of Public Instruction to monitor programs for highly capable students at least once every five years and to report to the legislative education committees on the types of instruction provided to these students.	C 234 L 02
SSB 5543	Kastama, McAuliffe, Eide	Improving Student Safety - Requires the Superintendent of Public Instruction (SPI) to provide guidance to schools in developing comprehensive safe school plans. Requires the guidance to include a comprehensive school safety checklist and successful model comprehensive safe school plans. Requires the model comprehensive safe school plans to include components of prevention, intervention, all-hazards/crisis response, and post-crisis recovery. Permits the SPI to adopt rules to implement provisions of the comprehensive safe school plans. Exempts from public disclosure information compiled by school districts or schools in the development of comprehensive safe school plans to the extent they identify specific vulnerabilities.	C 205 L 02
SSB 5823	McAuliffe	Repealing Student Improvement Goals - Repeals statutory performance improvement goals for fourth grade reading and fourth and seventh grade mathematics.	C 132 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6351	Haugen, McAuliffe, Finkbeiner	Requiring Notification Policies Regarding Threats at Schools - Requires each school district board of directors to adopt a notification of threats policy. Provides immunity from liability for those who provide notice in good faith and consistent with the board's policies. Provides for punishment for those who intentionally, in bad faith or maliciously make a false notification of a threat.	C 206 L 02
SSB 6389	Benton, McAuliffe, Hewitt	Authorizing Placement of United States Flags on School Buses - Requires the Superintendent of Public Instruction to adopt rules that allow the safe display of American flags on school buses.	C 29 L 02
SB 6425	McAuliffe, Carlson, Fairley	Authorizing Access to School Meal Programs and Kitchen Facilities - Revises the law that permits school districts to operate lunchrooms for students and employees by permitting the districts to operate meal programs in school buildings and to serve volunteers and organizations meeting in those buildings as well as students and school employees.	C 36 L 02
SB 6430	Zarelli, McAuliffe, Oke	Authorizing Issuance of High School Diplomas to World War II Veterans Who Were Both Honorably Discharged and Left High School Before Graduation to Serve in World War II - Permits school districts to issue high school diplomas to honorably discharged World War II veterans who left high school in order to serve in the war.	C 35 L 02
ESB 6456	McAuliffe, Finkbeiner, Kohl-Welles	Authorizing the Academic Achievement and Accountability Commission to Set Performance Improvement Goals for Certain Disaggregated Groups of Students and Dropout Goals - Permits the Academic Achievement and Accountability Commission (A+ Commission) to adopt performance improvement goals for all students, economically disadvantaged students, students with disabilities, limited English proficient students, and students from disproportionately underachieving racial and ethnic backgrounds. Also permits the A+ Commission to adopt goals for secondary school graduation rates and dropout rate reduction goals.	C 37 L 02
SSB 6515	McAuliffe, Finkbeiner, Sheldon, B.	Allowing the School District Capital Projects Fund to Provide for Costs Associated with Implementing Technology Systems - Permits a school district to include in a capital project the costs of technology systems, facilities, and projects and to pay those costs from most of the revenue sources in the district's capital projects fund. Includes among the allowable technology expenditures the costs of acquiring hardware, licensing software, and on-line applications and training associated with the installation of those activities.	C 275 L 02
ESSB 6641	McAuliffe, Thibaudeau	Accommodating Children with Diabetes in Schools - Requires school districts to adopt policies and health plans for students with diabetes, and describes some of the required elements of those policies. Permits willing school employees to act in lieu of parents to help diabetic students manage and treat their illness while the students are in school or at school-sponsored events. Provides school districts, volunteers, school employees, and parent-designated adults with immunity from criminal action or civil damages when they are acting in good faith and in substantial compliance with a diabetic student's health plan and the instructions of the student's health care professional.	C 350 L 02

FINANCE COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 1477	Dunshee, Mulliken, Lantz	Allowing counties to impose taxes for emergency communication systems - Authorizes counties to ask voters to approve an additional 0.1 percent sales and use tax for emergency communications systems.	C 176 L 02
2SHB 1531	Morris, Cairnes	Modifying the taxation of lodging - Exempts lodging furnished for a continuous period of one month or more from sales taxes. <i>Partial veto:</i> Vetoes the section that permitted a city located in more than one county to impose a hotel-motel tax at the maximum rate allowed on March 11, 1998.	C 178 L 02 Partial Veto
SHB 2031	Cairnes, Crouse, Poulsen	Limiting the taxation of payphone services - Limits city business tax rates for pay phone services to the retailing rate.	C 179 L 02
SHB 2060	Dunn, Cooper, Haigh	Funding for operating and maintenance of low-income housing projects and for innovative housing demonstration projects - Imposes a \$10 surcharge on recording fees for recordings of real property documents. Dedicates the funds to housing programs for extremely low-income and very low-income persons.	C 294 L 02
SHB 2466	Morell, Kirby, Edwards	Revising the multiple-unit dwellings property tax exemption - Reduces the minimum city population cap from 50,000 to 30,000 for the multifamily housing property tax exemption program. Counts the cost of the rehabilitation or construction as new construction when calculating the maximum district property tax amount at the time the property is no longer exempt. Allows cities to limit the tax exemption to individual dwelling units that meet the city guidelines for program participation.	C 146 L 02
HB 2553	Morris, Pflug, Dunshee	Increasing the number of eligible tribes for cigarette tax contracts - Adds Snoqualmie and Swinomish tribes to the list of tribes with which the Governor may make cigarette tax agreements.	C 87 L 02
HB 2595	Morris, Anderson, Gombosky	Providing funding for wireless enhanced 911 services - Redesignates the county tax for emergency service communications systems as the Enhanced 911 (E911) excise tax and increases it from 25 to 50 cents per wireless line per month. Imposes a state E911 tax of 20 cents per month on each wireless line per month, to be deposited in the E911 account. Expands the purposes for which moneys in the E911 account can be used to include implementation and operation of wireless E911 statewide.	C 341 L 02
HB 2639	Ruderman, Crouse, Bush	Continuing a moratorium that prohibits a city or town from imposing a specific fee or tax on an internet service provider - Extends moratorium on taxation of internet service providers from July 1, 2002, to July 1, 2004.	C 181 L 02
HB 2641	Gombosky, Cairnes, Kessler	Implementing the recommendations of the investment income tax deduction task force for the business and occupation tax - Eliminates the business and occupation taxation of investment income received by businesses that might be considered financial businesses, except for banking businesses, lending businesses, security business, and loans.	C 150 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2732	Gombosky, Cairnes, Berkey	Excluding government subsidized social welfare compensation from taxation - Provides retroactive relief for nonprofit hospitals and public hospitals for business and occupation taxes on payments for health benefits under Medicare, Medical Assistance, Children's Health, or the Basic Health Plan.	C 314 L 02
SB 5082	Haugen, Sheldon, T., Rasmussen	Defining rural counties for purposes of sales and use tax for public facilities in rural counties - Allows counties of less than 225 square miles to use the 0.08 percent local sales tax that is dedicated for public facilities.	C 184 L 02
SB 5523	Horn, Rossi, Snyder	Authorizing an offset for certain overpayments of tax concerning leased equipment - Grants an exception to the four-year limitation on tax refunds when sales tax was incorrectly paid on equipment that was intended to be leased.	C 57 L 02
2SSB 5965	Spanel, Gardner, Kohl-Welles	Authorizing local option real estate excise taxes for affordable housing purposes - Authorizes counties to ask voters to approve an additional 0.5 percent real estate excise tax for the development of affordable housing. Limits the new tax authority to counties imposing the additional 1 percent real estate excise tax for conservation areas before Jan. 1, 2003.	C 343 L 02
ESSB 6060	Fraser	Updating references for purposes of the hazardous substances tax - Updates references to federal acts for purposes of the hazardous substance tax.	C 105 L 02
SSB 6342	Poulsen, Gardner	Adopting the simplified sales and use tax administration act - Adopts a modified form of the Simplified Sales and Use Tax Administration Act, as proposed by the National Conference of State Legislatures. Authorizes the Department of Revenue, in consultation with a legislative and local advisory group, to represent the state as a voting member in negotiations for a multi-state sales and use tax agreement.	C 267 L 02
SB 6539	Sheldon, T., Poulsen, Rossi	Implementing the federal mobile telecommunications sourcing act - Complies with a federal law that requires state and local excise taxes on mobile telecommunications to be based on the customer's primary place of use. Creates a procedure for customer complaints about incorrect tax amounts on mobile telecommunications billings.	C 67 L 02
SSB 6787	Sheldon, B., Rasmussen, Oke	Exempting organ procurement organizations from taxation - Provides business and occupation (B&O), sales, and use tax exemptions for organ procurement organizations.	C 113 L 02
SB 6835	Poulsen	Revising use tax provisions - Imposes use tax (companion to retail sales tax) on repair services performed outside Washington on items used in Washington, freight and shipping charges on items shipped from out of state, and advertising materials printed outside the state but used inside Washington.	C 367 L 02

FINANCIAL INSTITUTIONS & INSURANCE COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2015	McIntire, Hatfield, Benson	Protecting Personal Information - Requires an entity to destroy personal information in records that are subject to disposal. Exempts certain entities that are in compliance with similar federal regulations. Provides injured parties with various remedies and authorizes enforcement by the attorney general.	C 90 L 02
SHB 2160	McIntire	Regulating Charitable Gift Annuity Businesses - Exempts a charitable gift annuity business from the reserve fund requirement, provided the organization purchases a single premium life annuity with a value sufficient to cover the organization's payment obligations under its annuity contracts.	C 295 L 02
ESHB 2224	Benson, Hatfield	Licensing Specialty Producers of Certain Lines of Insurance - Authorizes the insurance commissioner to regulate the insurance marketing practices of specified electronics retailers. Requires that retailers be licensed in order to sell insurance associated with consumer purchases of specified communications equipment.	C 357 L 02
HB 2317	Cooper, Benson	Making Technical Changes to Title 48 RCW - Requires insurers to issue medicare supplemental policies to eligible persons who have been terminated from specified medicare plans or whose plans have been discontinued, and prohibits price discrimination against such persons due to health status or claims history. Limits an insurer's ability to impose exclusions or limitations in medicare supplemental policies with respect to preexisting health conditions. Makes technical corrections regarding procedures that must be followed by health insurers in handling complaints.	C 300 L 02
HB 2365	Cooper, Benson, Bush	Increasing the Size of the State Investment Board - Expands the state investment board from 14 to 15 members by adding a member who is active in the state employees' retirement system. Increases the quorum requirement from 5 to 6 voting members.	C 303 L 02
SHB 2456	Kessler, Hankins, Cooper	Modifying Provisions Relating to the Linked Deposit Program - Revises the sunset provisions so as to terminate the linked deposit program on June 30, 2008. Requires that both the program itself and the businesses that it serves be subject to performance monitoring by designated state agencies.	C 305 L 02
ESHB 2544	Cooper, Benson, Santos	Restricting Use of Credit History - Regulates the use of credit history by insurers with respect to underwriting and premium rate setting. Prohibits insurers from cancelling or not renewing personal insurance policies due to an insured's credit history. Allows the consideration of credit history with respect to initial underwriting and rate setting, subject to restrictions on the types of credit history information that may be considered.	C 360 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2550	McIntire, Benson, Santos	Applying for a License or Solicitation Permit from the Insurance Commissioner - Authorizes the insurance commissioner to obtain fingerprints from certain license applicants and to submit the fingerprints to the state patrol and FBI for the purpose of obtaining criminal background checks.	C 227 L 02
SSB 6234	Winsley, Prentice, Regala	Requiring a Date Certain for the Payment of Insurance Premiums - Requires that automobile insurance policies with periodic payment plans state a specific day of the month that a premium payment is due. Prohibits an insurer from assessing a late charge if the premium payment is received within five days of the due date.	C 344 L 02
ESSB 6326	Prentice, Winsley	Filing Reports with the Insurance Commissioner - Exempts an insurer from the annual reporting requirement if it has neither data nor experience to report with respect to the covered categories of property and casualty insurance.	C 22 L 02
SB 6338	Keiser, Winsley, Gardner	Modifying the Consumer Loan Act - Requires that financial disclosures on a loan not secured by a real property lien comply with pertinent federal laws and regulations. Requires that financial disclosures on a loan secured by a real property lien be made within three business days of the borrower's receipt of the loan application and that the disclosures include the annual percentage rate and whether the loan includes a prepayment penalty.	C 346 L 02
SSB 6481	Prentice, Winsley	Regulating Insurance for Rental Vehicles - Creates a statutory framework for the regulation of the insurance marketing activities of car rental companies and provides licensing requirements. Grants broad authority to the insurance commissioner to enforce the provisions of the act and to adopt the necessary rules. Requires the commissioner to report to the Legislature regarding the impact of the act on small businesses.	C 273 L 02
SB 6483	Prentice, Winsley	Regulating Securities -Increases the authority of the Department of Financial Institutions to regulate the securities industry, including the expansion of the department's subpoena power and the regulation of sales practices regarding variable annuities. Revises the definition of "security."	C 65 L 02
SB 6526	Keiser, Winsley	Renewing Contracts of Insurance That Are Subject to RCW 48.18.290 - Eliminates the policy renewal requirement with respect to an insurance policy that by its terms is not renewable.	C 347 L 02

HEALTH CARE COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1741	Hunt, Fromhold, Alexander	Providing a Plan of Health Insurance for Blind Vendors - Directs the board to offer a plan of health insurance to blind licensees who are actively operating facilities and participating in the business enterprises program established in RCW 74.18.200 through 74.18.230, and maintained by the Department of Services for the Blind. Specifies that the plan of health insurance benefits must be the same or substantially similar to the plan of health insurance benefits offered to state employees under chapter 41.05 RCW.	C 71 L 02
SHB 1759	Darneille, Schual-Berke, McDermott	Allowing for the Sale of Hypodermic Syringes and Needles to Reduce the Transmission of Bloodborne Diseases - Authorizes the sale of hypodermic syringes and needles to reduce the transmission of bloodborne diseases. Declares that it is lawful for any person over the age of 18 to possess sterile hypodermic syringes and needles for the purpose of reducing bloodborne diseases. Declares that nothing contained in these provisions shall be construed to require a pharmacist to sell hypodermic needles or syringes to any person. Provides that the sale of sterile hypodermic syringes and needles is limited to the number of used syringes or needles returned by the individual at the time of sale. <i>Partial Veto:</i> Vetoes the requirement that the number of syringes and needles sold cannot exceed the number of used syringes and needles returned at the time of sale. Vetoes the requirement that syringes and needles are to be only sold to individuals over eighteen years of age, and that pharmacies must provide materials related to drug prevention and treatment and safe disposal techniques.	C 213 L 02 Partial Veto
SHB 2309	Cody, Campbell, Schual-Berke	Concerning the Authority of the Washington State Board of Denturists - Reenacts statutes relating to the licensing of denturists and the authority of the Board of Denturist Technology (Board) to reflect current case law as interpreted by the Washington State Court of Appeals. Transfers the licensing and rule-making authority of the secretary of the Department of Health to the Board.	C 160 L 02
SHB 2315	Cody, McDermott, Kenney	Providing for the Registration of Recreational Therapists - Establishes a registration program for recreation therapists under the Secretary of the Department of Health.	C 216 L 02
HB 2318	Cody, Campbell, Kenney	Allowing a Designee to Represent the Insurance Commissioner on the Health Care Facilities Authority - Authorizes a designee to represent the Insurance Commissioner on the Health Care Facilities Authority.	C 91 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2444	Darneille, Campbell, Jarrett	Specifying Qualifications for Adult Family Home Providers and Resident Managers - Designates required qualifications for adult family home providers and resident managers. Establishes an adult family home provider advisory committee to advise the secretary of the Department of Social and Health Services (DSHS) on the adult family home licensure program, composed of four providers, a long-term care ombudsman, a representative of the statewide resident council program, and two representatives of families and residents. Directs the secretary to appoint a chair in consultation with the members. Repeals the registration requirements of adult family home providers under the Department of Health and returns registration fees to registrants collected by the Department.	C 223 L 02
HB 2501	Campbell, Cody, Ruderman	Modifying Provisions Concerning Chiropractics - Amends the Chiropractic Practice Act by removing the exclusions of herbal, animal, or botanic medicines in the rendering of dietary advice and nutritional supplementation. Allows extremity manipulation procedures to be billed separately from a spinal adjustment.	C 225 L 02
HB 2588	Skinner, Cody	Modifying the Information Required on a Prescription Label - Requires that to every box, bottle, jar, tube or other container of a prescription which is dispensed must be fixed a label bearing the name and address of the dispensing pharmacy, the prescription number, the name of the prescriber, the prescriber's directions, the name and strength of the medication, the name of the patient, the date, and the expiration date. Provides that the identification of the licensed pharmacist responsible for each dispensing of medication must either be recorded in the pharmacy's record system or on the prescription label.	C 96 L 02
SHB 2589	Linville, Mulliken, Cody	Providing for Licensure of Audiologists and Speech-language Pathologists - Amends the Chiropractic Practice Act by removing the exclusions of herbal, animal, or botanic medicines in the rendering of dietary advice and nutritional supplementation. Allows extremity manipulation procedures to be billed separately from a spinal adjustment.	C 310 L 02
ESHB 2707	Edwards, Skinner, Cody	Concerning Long-term Caregiver Training - Provides that the orientation, basic training, specialty training, and continuing education requirements of the act to commence September 1, 2002, or 120 days from the date of employment, whichever is later, and be applied to: (1) employees hired subsequent to September 1, 2002; and (2) existing employees that on September 1, 2002, have not successfully completed the training requirements under RCW 74.39A.010 and this act. Requires the Department of Social and Health Services to publish its final basic and specialty training competencies and learning outcomes as required by chapter 121, Laws of 2000, no later than June 1, 2002.	C 233 L 02
HB 2824	Skinner, Edwards, Chase	Revising Conflict of Interest Provisions for the Long-term Care Ombudsman Program - Provides that a long-term care ombudsman shall not have been employed in a governmental position with direct involvement in the licensing, certification, or regulation of long-term care facilities within the past year. Provides that a long-term care ombudsman shall not be assigned to a long-term care facility in which a member of that ombudsman's immediate family resides.	C 100 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2834	Schual-Berke, Campbell, Cody	Requiring a Medication or Treatment Order as a Condition for Children with Life-threatening Conditions to Attend Public School - Provides that the attendance of every child at every public school in the state shall be conditioned upon the presentation before or on each child's first day of attendance at a particular school of a medication or treatment order addressing any life-threatening health condition that the child has that may require medical services to be performed at the school. Specifies that, once such an order has been presented, the child shall be allowed to attend school.	C 101 L 02
SSB 5099	Winsley, Thibaudeau	Designating Medical Directors - Requires a carrier that offers dental-only coverage to designate a dental director who is licensed under chapter 18.32 RCW or in another state with substantially equivalent licensing standards.	C 103 L 02
ESSB 5207	Hargrove, Franklin, Kohl-Welles	Regulating DNA Testing - Includes a patient's identified health-related DNA information as confidential health care information that cannot be disclosed without the patient's consent, except as provided by law.	C 318 L 02
2ESSB 5291	Costa, Winsley, Franklin	Requiring Access to Certain Immunizations for Residents of Long-term Care Facilities - Requires nursing homes to offer access to immunizations against influenza to all residents on an annual basis. Provides that vaccinations may be provided on-site or elsewhere. Requires nursing homes to inform residents verbally and in writing of the benefits of vaccines.	C 256 L 02
SSB 5433	Regala, Winsley, Thibaudeau	Providing for Establishment of Parent and Child Relationship for Children Born Through Alternative Reproductive Medical Technology - Provides for establishment of parent and child relationship for children born through alternative reproductive medical technology.	C 13 L 02
ESSB 5777	Prentice, Winsley, Thibaudeau	Permitting Retired and Disabled Employees to Obtain Health Insurance - Declares an intent to provide retirees of local government employers access to health care benefits. Provides that employers providing access to health insurance coverage under this act may adopt criteria which specify allowable enrollment periods, require enrollees to keep current addresses and information, and outline other processes to ensure that plans can be administered efficiently and effectively.	C 319 L 02
SSB 6537	Costa, Winsley, Kohl-Welles	Providing Emergency Contraception to Sexual Assault Victims - Requires every hospital providing emergency care to a victim of sexual assault to: (1) provide the victim with medically and factually accurate and unbiased written and oral information about emergency contraception; (2) orally inform each victim of sexual assault of her option to be provided emergency contraception at the hospital; and (3) if not medically contraindicated, provide emergency contraception immediately at the hospital to each victim of sexual assault who requests it. Requires the Department of Health (department) to respond to complaints of violations of these requirements. The department to convene a task force, composed of representatives from community sexual assault programs and other relevant stakeholders including advocacy agencies, medical agencies, and hospital associations, to provide input into the development and evaluation of the education materials and rule development. Expires the task force on January 1, 2004.	C 116 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6587	Thibaudeau, Deccio	Repealing State Regulation of Eye Banks - Repeals the authority of the Department of Health to license and regulate eye banks.	C 45 L 02
SB 6698	Thibaudeau, Deccio	Exempting Reflexologists from Regulation as Massage Practitioners - Exempts reflexologists limiting their practice to the hands, feet and ears from the requirements of licensing under the state Massage Practice Act.	C 277 L 02
SJM 8001	Franklin, Thibaudeau, Winsley	Exploring the Option of Managing Prescription Drug Prices Through Cooperative Strategies with Other Northwest States - Requests that in seeking to ensure reasonable prescription medication prices for the citizens of Washington, the state of Washington, through its duly elected and appointed officials, to explore the possibility of acting in concert with other northwest states to pursue this goal. Resolves that the northwest states should consider cooperative strategies to address the challenge of the high cost of prescription medications, including: (1) model legislation to ensure citizens access to prescription medications at reasonable and affordable prices; (2) joint pricing and purchasing agreements for prescription medications; (3) programs to provide and facilitate access of qualified citizens to supplies of free and discounted prescription medications offered by pharmaceutical manufacturers; and (4) initiatives to encourage and ensure medications are prescribed in the most effective manner.	Filed Sec/St

HIGHER EDUCATION COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2386	Simpson, Schmidt, Hurst	Resident Student Definition - Including Washington National Guard Members - Allows any member of the Washington State National Guard to qualify for in-state tuition rates. Specifies members' spouses or dependents must live in the state to qualify for in-state tuition rates.	C 186 L 02
HB 2438	Kenney, Cox, Lantz	Running Start Program - The Evergreen State College (TESC) Participation - Allows TESC to participate in the Running Start Program.	C 80 L 02
SHB 2807	Kenney, Cox, Fromhold	Promise Scholarship - Established in Statute - Establishes a statute for the merit and need-based scholarship program administered by the Higher Education Coordinating Board. Allows eligible students to receive up to two years of tuition at the community college full-time tuition rate. Awards scholarships to students graduating from public and approved private high schools and students participating in home-based instruction who meet academic and financial eligibility criteria.	C 204 L 02
EHB 2841	Chase, Cox, Kenney	Higher Education Coordinating Board Student Member - Requires the Governor to appoint at least one student to the Higher Education Coordinating Board for a one-year term.	C 129 L 02
SSB 5166	Kohl-Welles, Carlson, Horn	Financial Aid - Use at Washington Campuses of Out-of-State Institutions of Higher Education - Allows state financial aid to be used at a qualified branch campus of an out-of-state institution of higher education.	C 187 L 02
SSB 5552	Carlson, Kohl-Welles, Hale	Border County Project - Expanding the Number of Oregon Counties Included - Expands the Border County Higher Education Project allowing Oregon students who live in the bordering Oregon counties to attend Washington institutions of higher education.	C 130 L 02
SB 6557	Kohl-Welles, Horn, Carlson	Higher Education Coordinating Board Selection of Chair and Vice-chair - Authorizes the members of the Higher Education Coordinating Board (HECB) to select and reselect from their membership the board chair and vice-chair, who can serve a one-year term or additional one-year terms as chair or vice-chair. <i>Partial Veto:</i> Vetoes the section that would have changed the term of the chair to a four-year term.	C 348 L 02 Partial Veto
SB 6628	Kohl-Welles, Sheahan, Jacobsen	Campus Police Officers - Extending Probationary Period - Extends the probationary period for officer appointees who are required to attend the basic law enforcement training academy.	C 110 L 02

JUDICIARY COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1189	Lantz, Dunn, Edmonds	Enforcing Protection of Archaeological Sites - Amends the archaeological sites and resources law to authorize the director of the Office of Community Development to impose a civil penalty of up to \$5,000 for a violation and to allow the director to consider an applicant's record of previous civil or criminal violations of archaeological resource laws when determining whether to grant or condition a permit.	C 211 L 02
HB 2299	Esser, Lantz, Benson	Defining Person under the Business Corporation Act, Uniform Limited Partnership Act, and Limited Liability Company Act - Provides uniformity in the definition of "person" in various business entity statutes.	C 296 L 02
SHB 2301	Lantz, Esser, Anderson	Authorizing Electronic Notice and Other Communications under the Washington Business Corporation Act - Authorizes filings, notices, consents and other forms of communication between corporations, shareholders and directors to be made by electronic transmission and authorizes the Secretary of State to adopt rules for the electronic filing of corporate documents.	C 297 L 02
HB 2313	Lantz, Anderson, Rockefeller	Allowing Electronic Filing and Registration for Charities, Corporations, and Partnerships - Authorizes the Secretary of State to adopt rules to implement electronic filing of documents by nonprofit corporations and limited liability companies. Amends the Charitable Solicitations Act to facilitate an electronic filing system adopted by the Secretary of State and to transfer the authority to impose a civil penalty for a violation of the act from the Attorney General to the Secretary of State.	C 74 L 02
HB 2471	Esser, Lantz, Casada	Changing the Methodology of Determining the Number of District Court Judges - Changes the methodology used to determine the number of district court judges from a "weighted caseload analysis" to an "objective workload analysis."	C 83 L 02
EHB 2655	Schual-Berke, Esser, Lantz	Waiving Filing Fees and Costs for Certain Protection Orders - Waives the filing fee and service of process costs for an individual seeking an anti-harassment protection order against a stalker, sex offender or domestic abuser.	C 117 L 02
HB 2672	Kirby, O'Brien, Ballasiotes	Limiting the Liability of Providers of Treatment to High Risk Offenders - Provides that a licensed service provider or regional support network treating a dangerous mentally ill offender is not civilly liable for injury caused by the client unless the provider's or network's act constituted: (a) gross negligence; (b) willful or wanton misconduct; or (c) a breach of the duty to warn.	C 173 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2699	Lantz, Ahern, Benson	Providing Immunity for Communications with Government Agencies and Self-regulatory Organizations - Amends the law that gives immunity to persons who make communications to a governmental agency (the anti-SLAPP law) to remove the good faith requirement, include branches of the government, and allow recovery of expenses and statutory damages.	C 232 L 02
SHB 2754	Lantz, Esser, Dickerson	Modifying Mandatory Arbitration Provisions - Requires implementation of mandatory arbitration in all counties over 150,000 population. Raises the maximum limit on the fee that counties may assess for filing a request for mandatory arbitration from \$120 to \$220; Allows waiver of the filing fee by indigent parties.	C 338 L 02
SB 5373	Sheahan, Kline, McCaslin	Changing Mandatory Arbitration of Civil Actions - Provides an offer of compromise procedure that effects the award of reasonable attorney fees and costs when an arbitration award is appealed to superior court. Makes a rejected offer the baseline against which improvement of position on appeal is measured for purposes of assessing costs and fees.	C 339 L 02
E2SSB 5827	McCaslin	Changing Provisions Relating to the Enforcement of Judgments - Expands the law that allows a 10-year extension of the time for enforcing a judgment from a superior court to also cover judgments originating from federal courts, courts of other states, and district courts of this state. Allows the assignee or other current owner of a judgment to get a 10-year extension on the enforcement of a judgment in the same manner as the original judgment creditor. Clarifies that garnishment and other legal procedures can be used to enforce a judgment that has been extended. Provides that an extension must be granted to a judgment creditor as a matter of right, subject to limited review.	C 261 L 02
ESB 6232	Rasmussen, Long, Shin	Revising Crimes Relating to Possession of Ammonia - Amends the anhydrous ammonia statute to change "anhydrous ammonia" references to "pressurized ammonia gas or pressurized ammonia gas solution." Provides that the crime of unlawful storage of ammonia does not apply to solid waste haulers who unknowingly possess, transport, or deliver pressurized ammonia gas or pressurized ammonia gas solution.	C 133 L 02
SSB 6233	Rasmussen, Long, Shin	Clarifying References to Ephedrine, Pseudoephedrine, and Ammonia - Includes possession of the salts, isomers, and salts of isomers of ephedrine or pseudoephedrine within the crime of possession of ephedrine or pseudoephedrine with intent to manufacture methamphetamine and changes "anhydrous ammonia" references to "pressurized ammonia gas or pressurized ammonia gas solution."	C 134 L 02
SB 6242	Johnson, Kline	Modifying the Definition of Nonprobate Asset - Amends the definition of "nonprobate asset" relating to when there has been a dissolution of marriage to reference potential contrary and controlling federal law.	C 18 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6266	Johnson, Kline	Updating Creditor/Debtor Personal Property Exemptions - Makes changes to the types and amounts of personal property exemptions that are available to a debtor whose property is subject to execution, attachment or garnishment.	C 265 L 02
SSB 6267	Johnson, Kline	Revising the Principal and Income Act - Updates, clarifies, and provides new rules for the treatment of trust property under the Washington Principal and Income Act. Sets rules for the distribution of estate income earned during probate as among trusts and other persons who are to receive property from the estate. Sets rules for allocating property in a trust between income beneficiaries and remainder beneficiaries when an income interest in the trust begins. Sets rules for the distribution and allocation of trust receipts and disbursements between principal and income.	C 345 L 02
SB 6272	Long, Hargrove, Costa	Authorizing Contracts for Provision of Basic Medical Care to Sexually Violent Predators - Authorizes the Department of Social and Health Services (DSHS) to contract with health care practitioners and health care facilities to provide basic medical care to sexually violent predators. Authorizes the DSHS to indemnify practitioners under contract who cannot obtain professional liability insurance through reasonable efforts.	C 58 L 02
SB 6292	Kline, Johnson	Authorizing Lay Judicial Officers - Requires all district and municipal court judges to be admitted to the practice of law in Washington or, in districts or municipalities with fewer than 5,000 population, to have passed the qualifying examination for a lay judicial officer by January 1, 2003.	C 136 L 02
SB 6293	Kline, Johnson	Hearing Certain Criminal Actions by Video or Other Electronic Means - Allows district court video conferencing on certain hearings related to criminal prosecutions for violations of state law.	C 59 L 02
SB 6401	Kline, Costa, Long	Standardizing References to County Clerks - Standardizes and clarifies references to county clerks.	C 30 L 02
SSB 6409	Prentice, Hargrove, Johnson	Requiring an Opportunity for a Cure Before an Action on a Construction Defect May Be Filed - Provides that the builder or substantial remodeler of a residence must be given an opportunity to cure a construction defect before a lawsuit may be filed against the builder. Provides that the time required for an opportunity to cure a defect extends the period of time otherwise allowed for filing a lawsuit. Provides that when filing a suit against a builder, the plaintiff must list the alleged defect and must identify which construction professional is responsible for the defect. Provides that the purchaser of a residence must be notified at the time of purchase of the builder's rights to notice and an opportunity to cure under the act.	C 323 L 02
SB 6417	Johnson	Regarding the Filing of Wills in Superior Court - Clarifies that wills filed with the court clerk are noted for the record.	C 271 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6428	Sheldon, B., Johnson, Kline	Providing for Loss Prevention Review Teams - Requires the Office of Financial Management to form a loss prevention review team to review a death, serious injury, or other substantial loss that allegedly involves a state agency. Imposes restrictions on the admissibility of the final report of a review team in a civil proceeding and on the ability of members of a review team, or persons interviewed by a review team, to be examined in a civil proceeding.	C 333 L 02
SB 6429	Sheldon, B., Johnson, Kline	Regulating the Admissibility of Benevolent Gestures in Civil Actions - Makes inadmissible as evidence in a civil action an expression of sympathy or benevolence relating to the pain, suffering, or death of a person involved in an accident.	C 334 L 02
SB 6484	Haugen, Swecker, Rossi	Authorizing Additional Trust Authority to Take Advantage of Federal Estate Tax Benefits for Conservation Easements - Allows a trustee to donate a conservation easement in real property of the trust in order to qualify for federal estate tax exclusions and deductions.	C 66 L 02
SB 6511	Johnson, Kline, Costa	Authorizing Any Sitting Elected Judge to Be a Judge Pro Tempore - Allows the appointment of a judge pro tempore in superior court without the consent of the parties and pursuant to supreme court rule if the judge pro tempore is a sitting elected judge.	C 137 L 02
SB 6596	McCaslin, Brown, Long	Increasing the Number of Spokane District Court Judges - Increases the number of district court judges in Spokane County from nine to 10.	C 138 L 02
ESSB 6700	Finkbeiner, Roach, Oke	Limiting Publication of Personal Information of Law Enforcement, Corrections Officers, or Court Employees - Prohibits a person or organization, with intent to harm or intimidate, from disseminating certain personal information of law enforcement, corrections, and court employees or volunteers, if categorizing them as such without the permission of the employee or volunteer. Authorizes a prosecutor or person harmed by a violation to bring an action to enjoin the violation and establishes a civil action for a law enforcement, corrections, or court employee or volunteer who is harmed by a violation.	C 336 L 02

JUVENILE JUSTICE & FAMILY LAW COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2346	Darneille, Delvin, Dickerson	<p>Updating the Uniform Parentage Act - Updates the Uniform Parentage Act of 1973 and expands on the procedures for establishing paternity by: (a) Defining specific terms and distinguishing between a presumed, acknowledged, and adjudicated father; (b) establishing specific rules and processes for adjudicating paternity; (c) establishing a process for voluntary acknowledgment of paternity; and (d) updating procedures for establishing paternity of children born by assisted reproduction.</p> <p><i>Partial Veto:</i> Vetoes the section that delayed the effective date of the act until July 1, 2002. The act becomes effective 90 days after the adjournment of the session in which it was passed.</p>	C 302 L 02 Partial Veto
SHB 2347	Darneille, Delvin, Dickerson	<p>Modifying the Uniform Interstate Family Support Act - Updates the Uniform Interstate Family Support Act (UIFSA) by, among other things: (a) authorizing the state to recognize support orders from foreign country jurisdictions if there is an agreement between the state and the country; (b) recognizing the use of standard forms and electronic communications; (c) clarifying when a party may seek to modify an order registered in a state that is not the issuing state; (d) allowing the parties to voluntarily seek to have an order issued or modified in a state even if the parties do not reside in that state; (e) clarifying how to determine which order is controlling in cases of multiple orders from multiple states; and (f) fixing the duration of a support order to the duration required under the law of the issuing state.</p>	C 198 L 02
HB 2380	Dickerson, Eickmeyer, O'Brien	<p>Changing Provisions Relating to Segregation of Children Offenders from Adult Offenders - Allows a youthful offender in an adult correctional facility who has reached the age of 18 to remain in the separate housing unit for offenders under 18 if the offender's needs would be better met there and the programs or housing environment will not be substantially affected.</p>	C 171 L 02
SSB 5369	Kline, Long, Costa	<p>Revising Provisions for Jurisdiction in Child Support Matters - Makes changes to the statutes governing establishment and enforcement of child support orders, including changes that: (a) Allow the custodial parent to be a party to administrative hearings to establish child support; (b) authorize the Division of Child Support (DCS) to excuse the legal custodian from support payments if the legal custodian has been wrongfully deprived of physical custody of the child, whether or not the child is receiving public assistance; and (c) allow the DCS to serve notices to withhold and deliver on financial institutions using regular mail to a central garnishment address.</p>	C 199 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESB 5692	Costa, Long, Hargrove	Creating Youth Courts - Authorizes juvenile courts to establish youth courts as diversion units for juveniles committing diversion-eligible offenses. Authorizes municipal and district courts to use youth courts for juveniles committing traffic infractions under certain circumstances. Requires the Office of the Administrator for the Courts to encourage juvenile courts to work with cities, counties, and schools to implement, expand, or use youth court programs. Requires the Office of the Superintendent of Public Instruction to encourage school districts to implement, expand, or use youth court programs for students who violate school rules and authorizes local school boards to provide school credit for participation in youth court.	C 237 L 02
ESSB 6535	Hargrove	Authorizing a Disposition Outside the Standard Range for the Chemical Dependency Disposition Alternative for Juvenile Offenders - Permits juvenile courts to grant a manifest injustice upward and suspend the sentence so that a juvenile offender can be order to complete a chemical dependency disposition alternative (CDDA).	C 42 L 02
SSB 6629	Sheahan, Sheldon, T., Jacobsen	Requiring the Administrator for the Courts to Create a Family Law Handbook -Requires the Office of the Administrator of the Courts to create a family law handbook to be distributed by county auditors when a person files a marriage certificate.	C 49 L 02

LOCAL GOVERNMENT & HOUSING COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1395	Eickmeyer, Buck, Sump	Encouraging Retention and Enhancement of the Job Base in Rural Counties - Authorizes rural counties to allow expansion of small-scale businesses and siting of new small-scale businesses on existing business sites if compatible in size and scale with land use and development patterns in the rural element.	C 212 L 02
SHB 1521	Simpson, Mulliken, Dunshee	Authorizing the State Treasurer to Distribute Interest from the Local Leasehold Excise Tax Account - Distributes as a lump sum all accumulated interest in the local leasehold excise tax account and provides for future ongoing distribution of interest.	C 177 L 02
SHB 2060	Dunn, Cooper, Haigh	Providing funds for housing projects - Requires a \$10 surcharge on recording fees collected on real property documents. Allocates 40 percent of funds for state grants for one-time operations and maintenance costs of low-income housing projects created using housing trust funds or innovative housing demonstration projects for moderate or middle income populations. Allocates 60 percent of funds to remain for counties and cities for low-income housing projects.	C 294 L 02
SHB 2169	Alexander	Revising fire districts' options for issuing warrants - Authorizes a fire district with an annual operating budget between \$250,000 and 5 million dollars in each of the last three years to issue its own warrants for payments of claims or obligations of the fire district, upon agreement with the county treasurer.	C 165 L 02
ESHB 2305	Hatfield, Doumit, Kessler	Clarifying the Application of Shoreline Master Program Guidelines and Master Programs to Agricultural Activities on Agricultural Lands - Specifies that the shoreline master program guidelines may not address new agricultural development meeting the definition of "agricultural land," "conversion of agricultural land to other uses," and "agricultural activities."	C 298 L 02
HB 2358	Upthegrove, Schual-Berke	Revising Provisions Relating to Annexation of Unincorporated Territory with Boundaries Contiguous to Two Municipal Corporations - Authorizes a municipal corporation providing sewer service to annex a parcel of unincorporated territory that is less than 100 acres in size and has at least 80 percent of its boundaries contiguous to two municipal corporations, one of which is a water-sewer district.	C 76 L 02
HB 2370	Schoesler, Cox, Eickmeyer	Authorizing All Counties to Share County Road Engineering Services - Eliminates the requirement that each county with a population of 8,000 or more employ a full-time road engineer.	C 9 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2446	Miloscia, Mulliken, DeBolt	Setting time limits for review of water and sewer general comprehensive plans - Requires a written reason if the state agency reviewing the water or sewer plan rejects or requires the additional 90 days for review. Declares that state agencies that review water or sewer comprehensive plans must either approve, conditionally approve, reject or request amendments within 90 days of submittal, with an additional 90 days if insufficient time exists to adequately review the plan. Provides that the governing body of the local government submitting the plan for review, may mutually agree with the agency for an extension of the deadline.	C 161 L 02
HB 2450	Hatfield, Dunshee, DeBolt	Updating the Washington Trade Center Act to Authorize Electronic Commerce Activities - Changes the Trade Center Act by recognizing that activities, services, and facilities connected with a trade center include electronic facilities and services. Authorizes port districts and the Washington Public Ports Association to invest jointly with public and private agencies and other entities.	C 145 L 02
HB 2467	Sullivan, Dunshee, DeBolt	Modifying County Treasurer Provisions - Requires the county treasurer to distribute tax receipts on the first day of the month to those districts for which the county treasurer is the district treasurer. Requires the county treasurer to distribute tax receipts on or before the tenth day of the month to those districts for which the county treasurer is not the district treasurer.	C 81 L 02
EHB 2491	Chandler, Clements, Lisk	Authorizing Inspection of Facilities Used for Temporary Storage and Processing of Agricultural Commodities - Declares that a governing body of a city or county may inspect facilities that are used for temporary storage and processing of agricultural commodities.	C 135 L 02
HB 2493	Jackley, Mulliken, Dunshee	Removing the Limitation on the Number of Volunteer Fire Fighters - Removes the volunteer firefighter membership limit on local governments.	C 11 L 02
SHB 2495	Mulliken, Dunshee, Edwards	Updating Outdated Fire District Statutes to Increase Efficiency - Authorizes a fire district that contracts with another district that has at least one full-time, paid employee to utilize the additional 50 cent per thousand property tax for fire districts.	C 84 L 02
HB 2496	Dunshee, Mulliken	Modifying Fire Protection District Tax Provisions - Allows fire protection district levies for periods up to four years and for periods up to six years for the construction, modernization or remodeling of facilities.	C 180 L 02
EHB 2498	Fromhold, Dunn, Jarrett	Establishing a pilot program authorizing designation of industrial land banks outside urban growth areas under certain circumstances - Extends the industrial land bank pilot program through December 31, 2007, for all counties meeting the specified criteria (Clark, Whatcom, Lewis, Grant, and Whatcom, Benton, Franklin, Columbia, Walla Walla, Garfield, Mason and Jefferson). Requires counties to review the need for an industrial land bank during the review and evaluation of comprehensive plans as required by the GMA. Adds additional criteria required for establishing a location within an industrial land bank.	C 306 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2526	Berkey, Mulliken, Dunshee	Providing Exemptions from SEPA for Reductions of City Limits and Disincorporations - Exempts reductions of city limits and disincorporations from compliance with the State Environmental Policy Act.	C 93 L 02
HB 2527	Sullivan, Dunshee, Edwards	Revising Certain Day Labor Limits to Account for Inflation - Increases the day labor limit for first class cities, second class cities, and towns.	C 94 L 02
HB 2571	Dunshee, Crouse, Dunn	Authorizing Port Districts to Pay Claims or Other Obligations by Check or Warrant - Authorizes port districts to pay claims or other obligations by warrant or check.	C 95 L 02
EHB 2623	Grant, Cairnes, Reardon	Adjusting the Monetary Threshold for "Substantial Development" under the Shoreline Management Act - Amends the current threshold amount for what constitutes "substantial development" under the Shoreline Management Act from \$2500 to \$5000.	C 230 L 02
2SHB 2697	Reardon, Anderson, Berkey	Incorporating effective economic development planning into growth management planning - Adds economic development and parks to the list of required elements of a growth management comprehensive plan. Declares the new required elements null and void without state funding.	C 154 L 02
HB 2846	Romero, Dunshee, Mulliken	Requiring specific funding to implement the buildable lands review and evaluation program - Requires funding of at least \$2.5 million per biennium for the Buildable Lands Program requirements to apply.	Gov vetoed
HB 2902	Santos, McDermott, Kenney	Affirming the Authority of Cities and Towns to Operate Fire Hydrants and Streetlights - Adds fire hydrants and street lights to the municipal utility statutes, and states they are an integral utility service incorporated within general rates.	C 102 L 02
HJR 4220	Dunshee, Mulliken	Amending the Constitution to Restrict the Number of Years Excess Levies by Fire Protection Districts Can Be Made - Allows fire protection district levies for up to four year periods and up to six years for the construction, modernization or remodeling of facilities.	Filed Sec/St
2SSB 5354	Patterson, Prentice, Winsley	Modifying Mobile Home Relocation Assistance - Amends the Mobile Home Relocation Assistance Act to allow the payment of relocation expenses to a mobile home owner that (1) must dispose of their mobile/manufactured home because it cannot be reinstalled at another site; or (2) that demolishes it and purchases another mobile/manufactured home that is constructed to federal construction standards. Funds the state's mobile home relocation assistance fund by imposing a \$100 fee on the purchaser on every transfer of title issued on a mobile home where (1) the ownership changes; (2) the mobile/manufactured home is located within a mobile home park; (3) the sale price is greater than \$5000; and (4) the mobile/manufactured home is one year old or more.	C 257 L 02
SB 5594	Gardner, Winsley, Prentice	Consolidating Housing Authorities - Authorizes the creation of a joint housing authority that may consist of one or more counties and any city or cities within one or more counties.	C 258 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESB 5624	Kohl-Welles	Requiring Disclosure of Fire Protection and Building Safety Information - Requires landlords to provide tenants with a written disclosure statement that provides information on fire safety and protection devices and systems in multi-family residential buildings. Requires the information to be provided to new tenants and to all current tenants no later than January 1, 2004.	C 259 L 02
SB 5832	Haugen	Enabling Counties Planning under Chapter 36.70a RCW to Create Nine Lots in a Short Subdivision Within a Designated Urban Growth Area - Allows Growth Management Act (GMA) counties that have adopted a comprehensive plan and development regulations in compliance with the GMA to increase to nine the number of lots in short subdivisions within urban growth areas.	C 262 L 02
SSB 5841	Patterson, McCaslin, Gardner	Establishing a Schedule for Review of Comprehensive Plans and Development Regulations Adopted under the Growth Management Act - Extends the September 1, 2002, deadline and schedule for review and evaluation of comprehensive plans and development regulations for GMA jurisdictions, and for critical area and natural resource lands review for non-GMA jurisdictions. Changes the review period after the initial review to seven years for all counties, and Requires the Office of Community Development to establish a schedule for that review. Restricts authority for receiving grants or loans from the Public Works Trust Fund and the Centennial Clean Water Fund to those GMA jurisdictions in compliance with the scheduled deadlines.	C 320 L 02
2ESB 6001	Carlson, Winsley	Authorizing Inspections of Tenant Dwelling Units for Fire Code Violations - Provides that, upon written notice of intent to seek a search warrant, if a tenant or landlord denies a fire official the right to search a dwelling unit or common area for fire code violations, a fire official may immediately seek a warrant from a court of competent jurisdiction upon a showing of probable cause specific to the dwelling unit or common area sought to be searched, that criminal fire code violations exist. Provides that evidence obtained pursuant to a valid search warrant may be used in subsequent civil or administrative actions.	C 263 L 02
SB 6283	Gardner, Swecker, Sheldon, T.	Changing the Monetary Threshold for Competitive Bidding Requirements for Public Hospital Districts - Raises the public hospital district bid limit from \$5,000 to \$50,000.	C 106 L 02
ESSB 6449	Kastama	Allowing Entrance and Exit Fees under Limited Circumstances - Allows mobile home park landlords to charge tenants an entrance fee if it is part of a continuing care contract.	C 63 L 02
SB 6460	Haugen, Horn	Funding Local Government Research Services - Distributes all unobligated funds from the county research services account at the end of a biennium back to counties. Distributes the quarterly allotment to the county, city and town research services accounts regardless of existing cash balances.	C 38 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6465	Carlson, Gardner, Benton	Revising Limitations on County Auditors - Removes the provisions that prohibit county auditors and their deputies from performing the duties of any other county officer or his or her deputy. Removes the provisions that prohibit any other county officer and his or her deputy from performing the duties of the county auditor and his or her deputy.	C 141 L 02
SB 6466	Gardner, Swecker	Modifying County Treasurer Administration Provisions - Makes a variety of technical changes to laws relating to county treasurers.	C 168 L 02
ESB 6505	Gardner, Hale	Revising Local Improvement District Statutes - Authorizes cities and towns to issue local improvement bonds that are not guaranteed using the local improvement guarantee fund. Exempts the local improvement guarantee fund from bondholder liability if local improvement bonds are issued without being guaranteed by the fund.	C 41 L 02
SB 6691	Spanel	Authorizing Five-member Port Commissions to Have Five Commissioner Districts - Authorizes port districts with three commissioner districts and two at large positions to expand to five commissioner districts.	C 51 L 02

NATURAL RESOURCES COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1166	Rockefeller, Buck, Doumit	Allowing State Agencies to Sponsor Salmon Recovery Projects - Authorizes state agencies and regional fisheries enhancement groups to act as project sponsors for purposes of obtaining salmon habitat project funding from the Salmon Recovery Funding Board. Requires that the project be included on the habitat project list submitted by the lead entity for the area. Requires the state agency to have a local partner for the project that would otherwise qualify as a project sponsor.	C 210 L 02
2SHB 2311	Doumit, Sump, Jackley	Changing Provisions Relating to Small Forest Landowners - Authorizes the small forest landowners office to contract with, and reimburse small forest landowners for private consultants to perform timber cruises, lay out streamside buffers, and comply with other regulatory requirements. Staggers the terms of the initial representatives of small forest landowners appointed to the advisory committee. Requires the removal of qualifying timber prior to the expiration of the easement to be done in accordance with the forest practice rules and the terms of the easement. Requires the Board of Natural Resources to report to the Legislature in 2003 regarding their progress in developing alternate harvest plans and restrictions.	C 120 L 02
ESHB 2323	Hatfield, Buck, Doumit	Establishing the Direct Retail Endorsement for Commercial Fishers - Establishes a direct retail endorsement to a commercial fishing license that serves as a single license allowing a commercial salmon or crab fisher to sell his or her harvest at retail. Removes the requirement that a commercial fisher must have a wholesale license in order to sell his or her salmon or crab catch directly at retail. Prohibits local governments from requiring additional licenses or permits from the holder of a direct retail endorsement.	C 301 L 02
ESHB 2376	Rockefeller, Doumit, Eickmeyer	Concerning Abandoned and Derelict Waterborne Vessels - Provides authority and processes for state entities to remove and dispose of derelict and abandoned vessels. Requires the owner of abandoned or derelict vessels to reimburse the public entity that removes and disposes of the vessel. Creates the derelict vessel removal account. Increases the annual boater registration fee and the vessel identification fee, earmarking the new revenue for the removal of derelict and abandoned vessels. Specifies that public auctions for boats abandoned at a marina may require a minimum bid or a letter of credit to discourage future abandonment of the vessel.	C 286 L 02
EHB 2399	Rockefeller, Doumit, Jackley	Modifying Provisions Concerning Class IV Forest Practices - Extends the deadline to December 31, 2005, for cities and counties to adopt provisions setting standards for class IV forest practices.	C 121 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2400	Eickmeyer, Buck, Doumit	Allowing for the Installation of Recreational Docks and Mooring Buoys by Residential Owners Abutting State-owned Aquatic Lands - Specifies where docks and buoys can be installed at no cost. Authorizes disputes over buoy placement to be adjudicated through a superior court's settlement process. Authorizes the placement of a second buoy if necessary for safe moorage. Allows for the removal of docks or buoys that add to the decertification of shellfish beds.	C 304 L 02
HB 2401	Doumit, Eickmeyer, Rockefeller	Reimbursing Employees of the Department of Natural Resources Who Are Victims of Assault - Makes employees of the Department of Natural Resources who have been assaulted by offenders and sustain injuries which result in missed days of work eligible for reimbursement for some of their costs attributable to the assault under the same program available for employees of the Department of Social and Health Services, Department of Corrections, and Department of Veterans Affairs.	C 77 L 02
SHB 2426	Jackley, Sump, Rockefeller	Clarifying the Nature of "Acting for a Commercial Purpose" with Respect to a Natural Resources Violation - Redefines "acting for commercial purposes" under the Fish and Wildlife Enforcement Code.	C 127 L 02
SHB 2435	Jackley, Eickmeyer, Doumit	Setting Fees for Duplicate Fish and Wildlife License Documents - Requires that the fee charged for a duplicate Department of Fish and Wildlife license not be more than the actual cost to the department for issuance of the duplicate.	C 222 L 02
SHB 2502	Sump, Doumit, Rockefeller	Concerning the Establishment of the Forest Products Commission - Clarifies when the director of the Department of Agriculture must call an election regarding the establishment of a forest products commission. Reimburses the Department of Agriculture for costs incurred to initiate the creation of a forest products commission. Partial Veto: Vetoes the section that clarified that any advertising, marketing, or public education by a forest products commission constitutes government speech and is therefore entitled to protection under the First Amendment.	C 251 L 02 Partial Veto
SHB 2557	Lovick, Sump, Doumit	Revising Provisions Relating to Metropolitan Park Districts - Allows metropolitan park districts to be formed by cities, counties, combinations of cities or counties, and combinations of cities and counties. Provides additional methods for electing metropolitan park district commissioners. Limits boundary review board authority to review metropolitan park district creations or annexations under certain circumstances.	C 88 L 02
HB 2570	Doumit, Sump, Buck	Extending the Period of Time for Federal Assurances with Respect to the Forests and Fish Report - Extends the time for the federal government to issue an incidental take permit for the Forests and Fish Report in order to prevent a failure of assurances under this agreement. Clarifies that all components of the state's forest and fish law and rules must be submitted concurrently for federal review.	C 228 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2625	Linville, Buck, Van Luven	Allowing the Use of Purse Seine and Other Lawful Fishing Gear in Certain Waters - Allows the Fish and Wildlife Commission to authorize commercial fishing for salmon with gill net, purse seine, and other lawful gear in Bellingham Bay and the designated waters in that region.	C 311 L 02
SHB 2765	Orcutt, Fromhold, Morell	Concerning the Timber and Forest Lands Compensating Tax - Provides a property owner that is being taxed for current uses in the forest lands program 60 days from the time he or she is removed from this classification to become designated under the open spaces program. Specifies the elements of a timber management plan. Allows a county assessor to delay the filing of documents until a timber management plan is filed.	C 315 L 02
ESHB 2819	Doumit, Buck, Hatfield	Addressing the Uncertainty Surrounding Reversionary Clauses Contained in Bush Act and Callow Act Deeds - Allows the owners of Bush and Callow Act tidelands to cultivate any species of shellfish without the title to the property reverting back to the state. Requires that private geoduck beds be surveyed and recorded.	C 123 L 02
ESHB 2866	Doumit, Sump, Reardon	Limiting Overlapping Jurisdiction Regarding the Permitting of Storm Water Projects - Prohibits hydraulic projects from being unreasonably conditioned. Limits the Department of Fish and Wildlife's ability to issue or condition hydraulic permits for storm water projects under certain circumstances. Allows marine terminals in existence on June 6, 1996, or marine terminals that have received a hydraulic project approval for its initial construction to obtain upon request a renewable five-year hydraulic project approval for regular maintenance activities of the marine terminal. Partial Veto: Vetoes the section that increased the membership of the Hydraulics Appeals Board by adding three members representing local governments.	C 368 L 02 Partial Veto
SSB 6301	Oke, Jacobsen, Spanel	Allowing the Issuance of a Group Fishing Permit to a Facility - Authorizes the director of the Department of Fish and Wildlife to issue a seasonal group fishing license to a medical care or non-profit facility.	C 266 L 02
SSB 6313	Oke	Providing for the Retrieval of Derelict Fishing Gear - Requires the Department of Fish and Wildlife to work with various groups to develop guidelines for the safe removal of derelict fishing gear and to maintain a database of the location of known derelict gear. Encourages anybody that loses gear to report the loss to the Department of Fish and Wildlife. Exempts derelict gear removal from the hydraulic permit requirements.	C 20 L 02
2SSB 6353	Haugen, Oke, Jacobsen	Concerning the Use of Migratory Bird Stamp and Migratory Bird Validation Fees - Raises the cost of a migratory bird stamp from \$6 to \$10. Prohibits funds collected through the sale of migratory bird stamps to be used for property not open to the public or for private property that charges a fee for public access. Authorizes funds collected through the sale of migratory bird stamps to be used on private land open to the public or on land closed to waterfowl hunting.	C 283 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6400	Jacobsen, Oke, Kohl-Welles	Developing a Statewide Biodiversity Conservation Strategy - Directs the Interagency Committee for Outdoor Recreation to grant \$45,000 for the creation of the stakeholder-comprised Biodiversity Conservation Committee (committee). Requires the committee to develop recommendations for the development and implementation of a statewide biodiversity conservation strategy that replaces existing single-species or single-resource protection programs.	C 287 L 02
SB 6538	Regala, Jacobsen, Oke	Establishing the Ballast Water Work Group - Requires the Department of Fish and Wildlife (DFW) to establish a ballast water work group to study issues related to ballast water technology; services needed by the industry and the state to protect the marine environment; and costs associated with, and possible funding methods for implementing the ballast water program. Directs the DFW to work cooperatively with the United States Coast Guard and the marine exchange to improve the ballast water information system. Modifies the date after which discharge of ballast water into waters of the state is authorized only if there has been an open sea exchange or the ballast water has been treated from July 1, 2002, to July 1, 2004. Requires the director of the DFW to consider rules adopted by Oregon when adopting rules for ballast water management for the Columbia River system. Partial Veto: Vetoes the emergency clause.	C 282 L 02 Partial Veto
SSB 6553	Poulsen, Oke, Regala	Enhancing Regulatory Capabilities to Prevent Invasive Aquatic Species - Directs the Department of Fish and Wildlife to develop an aquatic nuisance species rapid response plan. Authorizes the Department of Fish and Wildlife enforcement officers to inspect watercraft for aquatic nuisance species. Creates various fish and wildlife code violations related to aquatic nuisance species. Authorizes the Fish and Wildlife Commission to study destructive native plant species.	C 281 L 02
SSB 6575	Hargrove	Concerning the Designation of Certain Lands as Natural Area Preserves or Natural Resource Conservation Areas - Directs the Department of Natural Resources to develop a management plan for each designated natural area preserve. Requires the inclusion of natural resources conservation areas within the natural heritage plan.	C 284 L 02

STATE GOVERNMENT COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1079	Romero, Hankins, Haigh	Specifying How State Buildings Are Named - Authorizes the Legislature to name new and existing buildings on state capitol grounds, and in public rooms or spaces on the west capitol campus based on recommendations by the State Capitol Committee, the director of General Administration, and the Capital Campus Design Advisory Committee.	C 164 L 02
SHB 1268	Romero, Campbell, Conway	Enacting the Personnel System Reform Act of 2002 - Restructures the state civil service system by transferring rule-making authority from the Washington Personnel Resources Board to the Department of Personnel, transferring appeal authority from the Personnel Appeals Board to the Washington Personnel Resources Board, and abolishing the Personnel Appeals Board. Allows agencies and institutions of higher education to contract out for services, including services traditionally and historically provided by state employees. Expands the scope of collective bargaining for state employees to include wages, hours, and other terms and conditions of employment. <i>Partial Veto:</i> Vetoes the section addressing transportation demonstration projects because that section of law was repealed by another bill.	C 354 L 02 Partial Veto
2SHB 2100	Dunshee, Mulliken, Berkey	Increasing Bid Limits for PUDs Using the Alternative Bid Procedure under RCW 39.04.190 - Increases the maximum contract amount that a public utility district may purchase for materials, equipment, or supplies using the vendor list procedure from \$35,000 to \$50,000. Increases the amount of materials, supplies, and equipment that a public utility district may purchase without using a bidding process from \$5,000 to \$10,000.	C 72 L 02
HB 2320	McDermott, Schmidt, Romero	Regarding Campaign Contributions - Changes the day for filing weekly Public Disclosure Commission contribution reports from Friday to Monday, and amends the definitions of "general election" and "primary" to restrict their application to the section of law that imposes campaign contribution limits on elections for state office.	C 75 L 02
HB 2332	Romero, McDermott, Schmidt	Voter Registration - Requires institutions of higher education to establish an active prompt on course registration web sites that link students to the Secretary of State's voter registration web site. <i>Partial Veto:</i> Vetoes sections identical to those signed into law on March 12, 2002, in Senate Bill 6324 dealing with creating a statewide voter registration data base.	C 185 L 02 Partial Veto
HB 2352	Alexander, Lantz, Esser	Transferring Risk Management Functions from the Department of General Administration to the Office of Financial Management - Transfers all powers, duties, functions, funds, and personnel of the Risk Management Office from the Department of General Administration to the Office of Financial Management.	C 332 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2366	Ogden, Woods, Romero	<p>Funding and Authorizing Expenditures of the Secretary of State - Allows the Secretary of State to fund oral history activities through donations, and authorizes the state archivist to solicit, accept, and expend for purposes of the archive program.</p> <p><i>Partial Veto:</i> Vetoes sections regarding expending donated funds for purposes of international trade hosting and missions.</p>	C 358 L 02 Partial Veto
HB 2421	Morell, O'Brien, Wood	Exempting from Public Inspection Specified Information on Correctional Facilities - Exempts from public disclosure, correctional facility records containing certain vulnerability assessments or emergency and escape response plans.	C 172 L 02
ESHB 2453	Bush, Haigh, Schmidt	Protecting Veterans' Records - Exempts from public disclosure veteran discharge papers filed with county auditors if the veteran completes a form specifically requesting the exemption for papers filed prior to July 1, 2002. Stipulates that veteran discharge papers filed with county auditors after June 30, 2002, are not public records.	C 224 L 02
SHB 2512	Upthegrove, Schmidt, Miloscia	Creating the Uniform Regulation of Business and Professions Act - Establishes uniform disciplinary procedures for business and professions regulated by the Department of Licensing.	C 86 L 02
ESHB 2522	Sullivan, Romero, Lovick	Encouraging the Purchase of Clean Technologies - Requires the Department of General Administration to develop guidelines and criteria for the purchase of high gas mileage vehicles and to investigate ways to aggregate the purchase of vehicles that use clean technologies. Requires public agencies that are retail electric customers to investigate opportunities to aggregate purchases of electricity produced by wind or solar sources. Authorizes and encourages utilities to aggregate clean power purchases, and requires additional information in the 2002 biennial energy report related to state efforts to aggregate purchases of clean technologies.	C 285 L 02
HB 2657	Hunt, Armstrong, Linville	Encouraging the Purchase of Washington Grown Commodities by State and Local agencies - Encourages state and local agencies to purchase Washington agricultural products when available. Requires the Department of General Administration and the Department of Agriculture to recommend strategies to increase public purchasing of Washington agricultural products.	C 166 L 02
HB 2907	Schoesler, Romero, Alexander	Encouraging Fund-Raising Activities on Behalf of the State Legislative Building - Allows state officers and state employees to engage in fund-raising activities for the limited purpose of preservation and restoration of the state legislative building and related educational exhibits and programs.	C 167 L 02
SHJM 4026	Rockefeller, Woods, Jackley	Requesting a Memorial to Remember the Internment of Japanese-Americans During World War II - Requests Congress to designate the former Eagledale Ferry landing on Bainbridge Island as a national memorial to remember the internment of Japanese-Americans during World War II.	Filed Sec/St

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 5097	Kastama, Winsley, Constantine	Requiring public entities to display the national league of families' POW/MIA flag - Requires public entities to display the Prisoners of War and Missing In Action (POW/MIA) flag along with the United States flag and the Washington flag.	C 293 L 02
ESB 5626	Rasmussen, Oke, Swecker	Modifying the Definition of Veteran - Expands the definition of veteran to include peacetime veterans and those who have fulfilled their initial military service obligation for purposes of: 1) veterans' preference on civil service exams; 2) free license plates; 3) county aid to indigent veterans; 4) restrictions on sending veterans to almshouses; and 5) county burials for indigent veterans.	C 292 L 02
SB 5629	Patterson, Horn	Changing the Office of Financial Management's Budgeting, Accounting, and Reporting Requirements for State Agencies - Removes requirements that certain information on equipment maintenance services and assessing districts be filed with the Office of Financial Management (OFM). Removes the cash deposit/bond requirement for equipment maintenance providers. Increases the amount of time in which payments for equipment maintenance may be made in advance. Requires the OFM to develop mandatory guidelines for the effective and efficient management of personal service and client service contracts by state agencies. Requires the OFM to provide training for state agency personnel entering into and managing personal service and client service contracts. Requires the OFM to conduct risk-based audits of the contracting practices associated with personal service and client service contracts. Requires the Attorney General and the State Auditor to provide an annual report on contract audit and investigative findings.	C 260 L 02
ESB 5954	Shin, Roach, Oke	Updating Obsolete Language - Requires use of the term "Asian" instead of "Oriental" when referring to persons of Asian descent in state and local statutes, codes, rules, regulations, and other official documents enacted after July 1, 2002.	C 307 L 02
SB 6296	Snyder, West, Horn	Revising timelines for redistricting plans - Moves the deadline for the redistricting commission to approve a plan from December 15 to January 1.	C 4 L 02
SB 6321	Gardner, McCaslin, Roach	Allowing Candidates to File Electronically - Authorizes the Secretary of State to allow on-line filing of declarations of candidacy and electronic payment of filing fees.	C 140 L 02
SB 6324	Gardner, Horn, Sheldon, T.	Directing a Statewide Voter Registration Data Base - Initiates the design and creation of a statewide voter registration data base.	C 21 L 02
SB 6372	Fraser, Winsley	Creating the Combined Fund Drive Account - Reorganizes the Washington State Combined Fund Drive by creating a new account in the State Treasury and authorizing the director of the Department of Personnel to adopt rules.	C 61 L 02
SB 6529	Gardner, Haugen	Modifying the Time Period for Holding Elections to Fill Vacancies - Changes the time period by which events must occur in order for an election to lapse from four weeks prior to the primary to six weeks prior to the primary.	C 108 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6571	Franklin, Gardner, Fraser	Providing Fiscal Impact Statements for Ballot Measures - Requires the Office of Financial Management to prepare a fiscal impact statement for each ballot measure that qualifies for the ballot. Requires the Office of the Secretary of State to print a 100-word summary of the fiscal impact statement in the voters' pamphlet and to post it on the Secretary of State's web site.	C 139 L 02
SB 6577	Gardner, Roach, Costa	Prohibiting Substitution of Subcontractors on Larger Public Works Contracts - Entitles original subcontractors to recover damages from the prime contractor and the substituted subcontractor when an original subcontractor is substituted following award of the general contract. Places the burden of proof with the original subcontractor. Identifies instances when substitution of an original subcontractor may occur.	C 163 L 02
SSB 6597	Winsley, Gardner, Kohl-Welles	Authorizing Additional School District Capital Demonstration Projects - Lowers the threshold amount for using either of the alternative public works procedures from \$12 million to \$10 million. Allows the school district project review board to authorize 10 demonstration projects over \$5 million, of which at least two must be between \$5 million and \$10 million. Allows the school district project review board to approve more than one demonstration project for each school district.	C 46 L 02
ESB 6713	Jacobsen, Prentice	Making Voluntary Payroll Deductions - Removes the requirement that employee requests to withhold or divert wages for political contributions be renewed every 12 months. Requires employees to be notified at least annually of the prohibition on employer discrimination and of their right to revoke the wage withholding request at any time.	C 156 L 02

TECHNOLOGY, TELECOMMUNICATIONS & ENERGY COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 1005	Morris, Lantz	Easements on state owned aquatic lands - Allows access by easement to state-owned aquatic lands for public utility lines owned by non-governmental entities for a charge. Until July 1, 2008, establishes a three-tiered system of charges based on the length of the easement. Allows the Department of Natural Resources to collect direct administrative costs from both governmental and nongovernmental entities for processing requests for access.	C 152 L 02
SHB 2441	Crouse, Morris, DeBolt	Duties of joint committee on energy supply - Modifies notice requirements for declarations of an energy supply alert or energy emergency and any requests for extensions. Modifies the length of extensions for energy supply alerts or energy emergencies.	C 192 L 02
HB 2669	Linville, Schoesler, Hunt	Animal waste as a qualified alternative energy resource - Includes animal waste as a type of biomass energy that qualifies as an alternative energy resource for producing electricity that utilities may offer to retail customers as a "green option."	C 191 L 02
SSB 5292	Sheldon, T., McDonald, Fraser	Public energy project - Increases the threshold for a major public energy project from 250 megawatts to 350 megawatts. (A public vote is required to authorize public financing for a major public energy project.)	C 190 L 02
SB 5999	Sheldon, B., Fairley, Carlson	Telephone assistance program - Expands the eligibility for the Washington Telephone Assistance Program by including individuals who have just completed participation in community voice mail programs.	C 104 L 02
SB 6416	Poulsen, Hewitt, Morton	PUD low-income eligibility for rate discounts - Allows public utility districts to establish the eligibility criteria for their low-income rate discount programs.	C 270 L 02
SB 6578	Sheldon, B., Finkbeiner, Poulsen	Personal wireless facility leases - Creates an additional exception to the state subdivision law for property leased for placement of personal wireless facilities.	C 44 L 02
SSB 6658	Poulsen, Hale, Regala	Financing for PUD conservation projects - Clarifies that municipal utilities and public utility districts may assist customers in financing projects that produce all or a portion of the customer's electricity from distributed electricity systems using renewable resources available on-site and not obtained from a commercial supplier.	C 276 L 02
SJM 8031	Hale, Fraser	Re-authorization for the renewable energy production incentive - Requests that Congress and the President re-authorize the Renewable Energy Production Incentive (REPI) program for an additional 10 years and that adequate funding be provided.	Filed Sec/St

TRADE & ECONOMIC DEVELOPMENT COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1196	Gombosky, Mulliken, Dunshee	Modifying parking and business improvement areas - Allows the legislative authority of a county, city, or town to modify the geographic boundaries of an existing parking and business improvement area. Limits the ability to modify the geographic boundaries of the parking and business improvement area to once a year.	C 69 L 02
SHB 2357	Veloria, Mulliken, Ogden	Addressing community renewal - Revises the state's urban renewal law to improve the ability of a county, city, or town (municipality) to implement economic development projects in blighted areas. (1) allowing a municipality to provide financial or technical assistance to a person or public body that is used to create jobs, a substantial portion of which is for persons of low income; (2) allowing a municipality to select a public or private developer either before or after the municipality has acquired the real property; (3) creating a direct negotiation process that a municipality may use to select a public or private project developer; (4) allowing a municipality to establish a local improvement district for the purpose of financing public improvements within the blighted area; and (5) allowing a municipality the ability to enter into an agreement with a public corporation, commission, and authority, or a housing authority, or a city or county public facilities district, or a port district to carry out community renewal activities on its behalf in a blighted area.	C 218 L 02
HB 2425	Doumit, Dunn, Hatfield	Funding the community economic revitalization board - Provides funding for the Community Economic Revitalization Board (CERB) by: (1) allowing CERB to retain the interest earnings on the CERB account beginning fiscal year 2005; (2) allowing the repayment of principal and interest on loans made to rural natural resource areas under the public works trust fund program for a five-year period--amount not to exceed \$4.5 million per year; and (3) requiring that at least 10 percent of the CERB monies are awarded as grants to political subdivisions.	C 242 L 02
SHB 2437	Veloria, Talcott, Conway	Promoting economic revitalization - Allows a city or town to use the incremental increase in local sales and use tax revenue to finance community revitalization projects within a designated downtown or neighborhood commercial district.	C 79 L 02
SHB 2592	Gombosky, Ahern, Eickmeyer	Modifying community revitalization financing - Makes revisions to the community revitalization financing program by: (1) clarifying that a fire protection district must agree to participate in order for a local government to proceed with the financing of public improvements using the incremental increase in local property taxes generated within a tax increment area; (2) authorizing a local government to issue non-recourse revenue bonds to finance revenue generating public improvements that are located within a tax increment area; and (3) repealing the community revitalization financing program's July 1, 2010, expiration date.	C 12 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2715	Murray, Esser	Revising state convention and trade center marketing provisions - Removes the requirement that any contract between the Washington State Convention and Trade Center (WSCTC) and the Seattle-King County Convention and Visitors Bureau, for the marketing of the WSCTC facilities and services, contain language that requires a match of \$1.10 of non-state funds for every dollar provided by the WSCTC.	C 182 L 02
SSB 5400	Sheldon, T., Franklin, Shin	Clarifying that the community economic revitalization board may make loans and grants to federally recognized Indian tribes - Allows the Community Economic Revitalization Board (CERB) to make loans and grants to federally recognized Indian tribes. Prohibits the use of CERB funds to finance projects that promote gambling.	C 239 L 02
3SSB 5514	Spanel, Carlson, Hale	Revising public facilities district provisions - Modifies the requirement for a public facilities district (PFD) to qualify to impose the 0.033 percent local sales tax so that the PFD must be formed by July 31, 2002, and construction must begin by January 1, 2004. Allows a city or town or contiguous groups of cities or towns to form a PFD with the county or counties in which they are located, as long as the county or counties have populations fewer than 1 million. Allows a city to impose an admission tax, in addition to an admission tax imposed by the PFD, on facilities owned by a PFD if the city dedicates the revenue to the facility. <i>Partial Veto:</i> Vetoes the provision that provides a refund of sales and use taxes on the construction of any regional center that is built after the effective date of the bill. Refunds would start in the year 2006.	C 363 L 02 Partial Veto

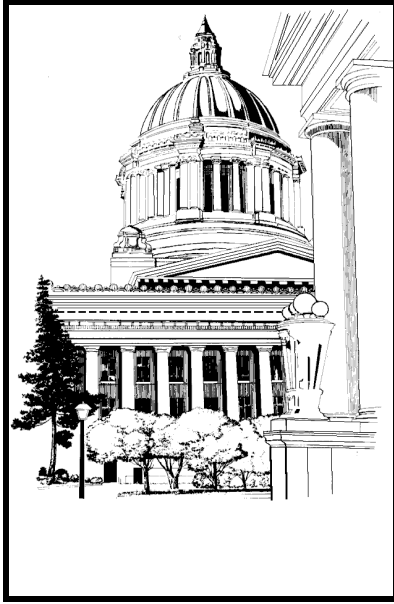
TRANSPORTATION COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
HB 1460	Lovick, Jarrett, Hurst	Enforcing Seat Belt Laws as a Primary Action. - Changes seat belt law to primary enforcement.	C 328 L 02
HB 2284	Fisher, Hatfield, Mitchell	Disqualifying Commercial Drivers for Grade Crossing Violations. - Disqualifies commercial drivers for grade crossing violations while driving commercial vehicles.	C 193 L 02
HB 2285	Fisher, Hatfield, Mitchell	Modifying Fuel Tax Provisions. - Clarifies application of fuel tax evasion law to persons who use or sell dyed special fuel unlawfully.	C 183 L 02
HB 2286	Fisher, Hatfield, Mitchell	Correcting Language Regarding Certificates of Ownership for Stolen Vehicles. - Prohibits DOL from titling a vehicle that is flagged in their database as being reported stolen. However, DOL may register these vehicles while they are under investigation.	C 246 L 02
EHB 2288	Fisher, Mitchell, Rockefeller	Facilitating Perpetual Management of Environmental Mitigation Sites. - Authorizes the WSDOT to convey environmental mitigation sites to tribal groups, governmental agencies, or private groups. The quit claim deed transfer is conditioned on those parties assuming responsibility and carrying out maintenance and operation of the site in perpetuity.	C 188 L 02
ESHB 2304	Fisher, Jarrett, Kessler	Adopting Certain Recommendations of the State Blue Ribbon Commission on Transportation. - Establishes several measures to be implemented by WSDOT, L&I, and city and county organizations to provide increased efficiencies in transportation.	C 5 L 02
HB 2345	Lovick, Delvin, O'Brien	Allowing Noninjury Accidents to Clear the Roadway. - Requires drivers involved in noninjury accidents to move the vehicle off the roadway as soon as possible.	C 194 L 02
SHB 2432	Lovick, Jarrett, Mitchell	Regulating Driving Abstracts Furnished to Transit Agencies on Vanpool Drivers. - Authorizes transit authorities to obtain certified driving abstracts of prospective volunteer vanpool drivers. Authorizes motor vehicle and life insurance carriers to obtain certified abstracts.	C 221 L 02
HB 2451	Fisher, Chase, Ogden	Making supplemental transportation appropriations. - Authorizes the current law transportation budget. <i>Partial Veto:</i> Vetoes the provisions relating to 1) conducting a study to develop a cost allocation system for the WSP; and, 2) limiting the development of HOV lanes in Clark County. Vetoes a provision prescribing distribution of license, permit, and fee revenues which was in conflict with existing statutory direction.	C 359 L 02 Partial Veto
ESHB 2560	Quall, O'Brien, Lovick	Shifting Approval of Driver Training Schools from the Superintendent of Public Instruction to the Department of Licensing. - Shifts approval of driver training schools teaching students under age 18 from OSPI to DOL. Requires instructors to have background checks at their own expense.	C 195 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
SHB 2673	Cooper, Morell, Simpson	Regulating Fire Truck Weight. - Establishes maximum weight limits for fire trucks and creates an overweight permitting process.	C 231 L 02
EHB 2723	Ogden, Rockefeller, Lantz	Revising Public-private Transportation Initiatives. - Authorizes public financing for construction of public-private initiative projects. Allows tolls to be imposed on the existing Tacoma Narrows bridge, along with the new bridge to be constructed. Establishes a citizen advisory committee to review all proposed toll increases.	C 114 L 02
ESHB 2969	Fisher	Addressing Transportation Improvement and Financing. - Authorizes referendum to the people to increase taxes on gasoline, car purchases, and commercial vehicle weights.	C 202 L 02
SB 5138	Morton, Hochstatter, Benton	Increasing the Weight of Vehicles Exempted from Scale Stops. - Authorizes tow trucks without a tow regardless of weight and farm vehicles carrying farm products that weigh 26,000 pounds or less to bypass open weigh stations.	C 254 L 02
SSB 5209	Sheldon, T., Swecker, Regala	Allowing Federally Recognized Indian Tribes to Buy Surplus Real Property from the Department of Transportation. - Allows federally recognized Indian tribes to buy surplus real property within the boundaries of their reservation from the Washington State Department of Transportation.	C 255 L 02
SB 5513	Haugen, Shin, Sheldon, T.	Compensating Highway and Ferry Workers for Motorist Assault. - Provides disability leave supplements to certain highway and ferry workers who are injured on the job by motorists	C 355 L 02
SB 5735	Gardner, Roach, Haugen	Allowing Motorcycles to Have Blue Dot Taillights. - Allows motorcycles of all ages to have a blue insert of no more than one inch in diameter on the taillight.	C 196 L 02
ESSB 5748	McAuliffe, Horn, Shin	Integrating transportation and land use planning. - Directs the Transportation Commission and the Transportation Improvement Board to take land use goals into account when funding projects. Requires city plans to also take those into account.	C 189 L 02
2SSB 5949	Haugen, Swecker	Erecting and Maintaining Motorist Information Sign Panels. - Directs WSDOT to contract out the motorist information sign panel program.	C 321 L 02
SSB 6008	Eide, Finkbeiner, Haugen	Providing commute trip reduction incentives. -Re-enacts the commute trip reduction tax credit program which expired Dec. 31, 2000. Allows employers, who provide financial incentives to their employees to reduce single occupancy vehicle trips to work, to get B&O tax credit for a portion of the employer's costs. Expands program by the WSDOT giving grants to managers of office parks and to nonprofits and public agencies. Prescribes combined tax credit and grant amounts for the next 10 years be funded from the multi-modal account.	C 203 L 02

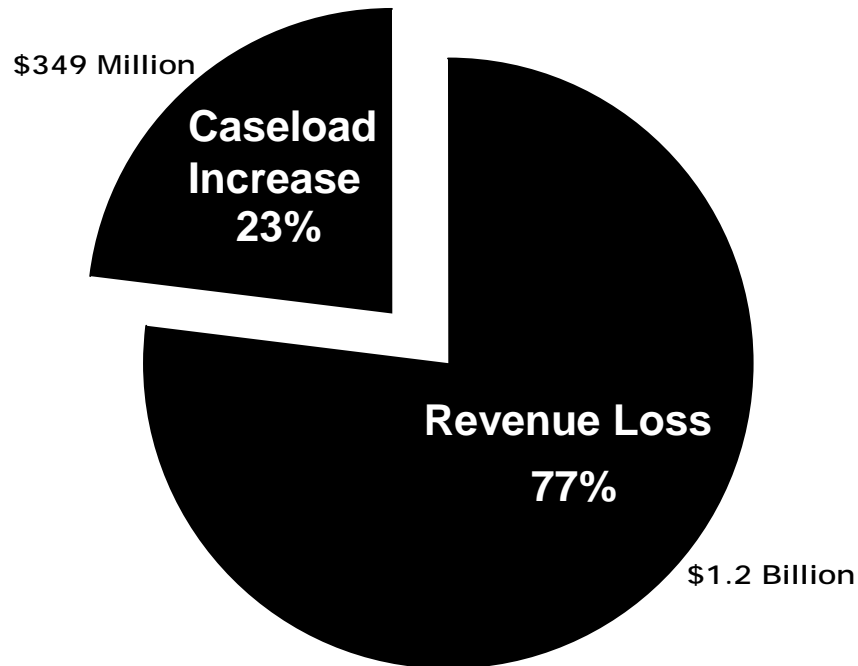
BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
SB 6036	Eide, Benton, Winsley	<p>Repealing Local Motor Vehicle Taxes. - Repeals local transit motor vehicle excise tax (MVET); does not repeal Sound Transit MVET.</p> <p><i>Partial Veto:</i> Vetoes the intent section that implies the bill has broader implications and is, therefore, in conflict with the operative portions of the bill.</p>	C 6 L 02 Partial Veto
E2SSB 6140	McDonald, Prentice, Horn	<p>Authorizing creation of regional transportation investment districts. - Authorizes King, Pierce, and Snohomish counties to form a regional transportation investment district (RTID). Planning and governance is by members of legislative councils of participating counties, with council member votes weighted by population. Provides that the district may fund capital improvements to state highways of state-wide significance and up to 10% of funds may go to local roads and streets or other state highways. Provides voter approved tax options for the district to include 0.5% sales tax, up to \$100 on vehicle registration renewals, tolls and commercial parking.</p> <p><i>Partial Veto:</i> Vetoes a section of the bill making the bill null and void if a transportation revenue act containing new or additional revenue did not become law by December 31, 2002.</p>	C 56 L 02 Partial Veto
SSB 6248	Jacobsen, Kohl-Welles, Kline	Funding Bicycle and Pedestrian Safety. - Funds bicycle and pedestrian safety education through creation and sale of Cooper Jones license plate emblems.	C 264 L 02
SSB 6282	Horn, Haugen, Sheldon, B.	Allowing Private Motorcycle Skills Courses. - Allows private motorcycle skills education courses. Increases fee for DOL and private courses up to \$100 for riders age 18 and older.	C 197 L 02
ESB 6316	Kastama, Horn, Prentice	Regulating Electric Personal Assistive Mobility Devices. - Regulates use of Segway scooters (electric personal assistive mobility devices - EPAMDs). Authorizes state agencies and local jurisdictions to determine where they can be used.	C 247 L 02
SB 6347	Haugen, Keiser	<p>Making transportation improvements. - Authorizes the new law transportation budget conditioned on voter passage of HB 2969.</p> <p><i>Partial Veto:</i> Vetoes the provisions that: 1) require Snohomish County transit authorities to develop an inter-local special needs service agreement as a funding condition; 2) appropriate funds for a middle Washington corridor study, for a safety improvement project on SR 7, and for reconstruction of a bridge on SR 106; and, 3) creates a redundant exemption.</p>	C 201 L 02 Partial Veto
SSB 6350	Haugen, Horn, McAuliffe	Allowing Use of County Road Funds for State Highway Improvements. - Allows counties to use money from county road fund to improve state highways.	C 60 L 02

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
SSB 6461	Gardner, Benton, Haugen	Strengthening Procedures for Disqualification of Drinking or Drugged Commercial Drivers. - Strengthens procedures for disqualification of drinking or drugged commercial drivers. Provides hearing process for the driver.	C 272 L 02
ESSB 6464	Jacobsen, Horn, Kohl-Welles	Authorizing the Creation of a City Transportation Authority. - Authorizes the City of Seattle to establish an authority to develop a monorail system within the city. Provides that the governing authority may be directly elected or appointed but may not have a majority of city employees or elected officials. Taxes authorized for the monorail development are an up to 2.5% MVET, an up to \$100 vehicle registration fee, an up to \$1.50/\$1000 of assessed valuation, and bonding capacity. <i>Partial Veto:</i> Vetoes the section of the bill that required the monorail plan be put to the voters however voter approval of taxes to fund the plan remains. Vetoes the section making the bill null and void if a regional transportation act did not become law by December 31, 2002. This section was moot since a regional transportation act had already become law.	C 248 L 02 Partial Veto
SB 6530	Rasmussen, Haugen, Long	Adjusting the Definition of Salvage Vehicles. - Extends the definition of a salvage vehicle to include vehicles between 7 and 20 years old that had a fair market value of at least \$6500 just prior to being destroyed.	C 245 L 02
ESSB 6665	Johnson, Keiser	Establishing Cost-benefit Criteria for Sr 167. - Directs WSDOT to undertake corridor study on SR 167. Null and void if no new revenue.	C 148 L 02
SSB 6748	Kline, Oke, Swecker	Revising Vehicle Impound and Transfer Procedures. - Creates a new traffic infraction classification for abandoning a vehicle, which carries a monetary penalty of \$250. Sets forth new procedures related to abandoned vehicle auctions and vehicle owner liability.	C 279 L 02
SB 6798	Horn, Gardner	Revising Provisions Relating to Street Vacations. - Allows cities to charge market value for vacated street properties.	C 55 L 02
SB 6814	Haugen	Revising transportation fees. - Increases various Department of Licensing fees.	C 352 L 02

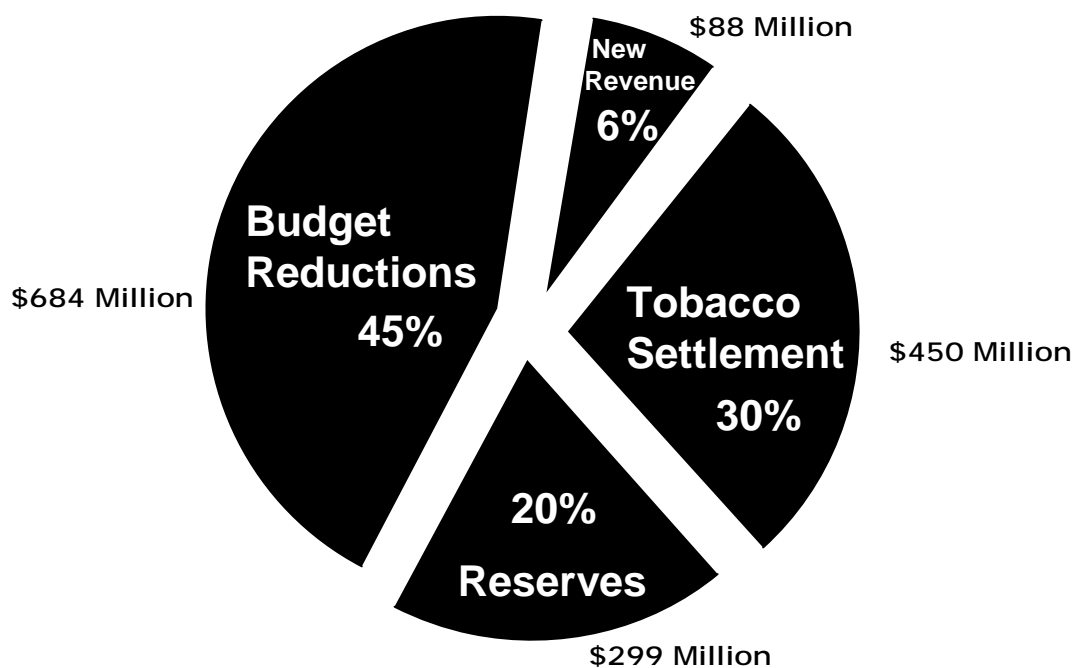


Summary of the 2002 Supplemental Operating Budget (ESSB 6387)

THE PROBLEM



THE SOLUTION



A Summary of the 2002 Operating Budget

After the passage of the 2001-03 Operating Budget in June 2001, several events lead to one of the largest budget problems in recent history. These include:

- The September 11th terrorist attacks, which lead to an unprecedented 48-hour national stop of air travel and the Boeing Company's subsequent decision to reduce its commercial airplane workforce by 30,000 workers by June 2002.
- A national recession that began in March 2001 and is expected to persist through fiscal year 2003. The state economic downturn is more severe than the national level and state general fund revenue forecast was lowered \$909 million in the six month period between the time the budget passed and December. The revenue forecast was reduced by an additional \$247 in February 2002 increasing the total revenue problem to \$1.2 billion.
- The cost for low-income medical care continued to rapidly escalate and the state cost for increased public school enrollment, additional prison inmates and other demands for state services created an obligation of over \$350 million.

The combined impact of the revenue loss and the increase expenditure needs created the \$1.5 billion budget deficit.

The 2002 supplemental Operating Budget addressed the general fund deficit in the following ways:

- \$684 million in budget reductions
- \$450 million by selling future rights to the state's share of the tobacco settlement
- \$299 million by spending down state reserves
- \$88 million by increasing revenues, including new lottery games and tax auditors

In combination, the increased spending needs and the budget reductions resulted in a net budget reduction of \$335 in general fund spending. On a biennium to biennium bases the budget is 6.9% higher than the previous budget (or an average of 3.4% per year). This is the lowest increase in recorded history.

2001-03 Balance Sheet

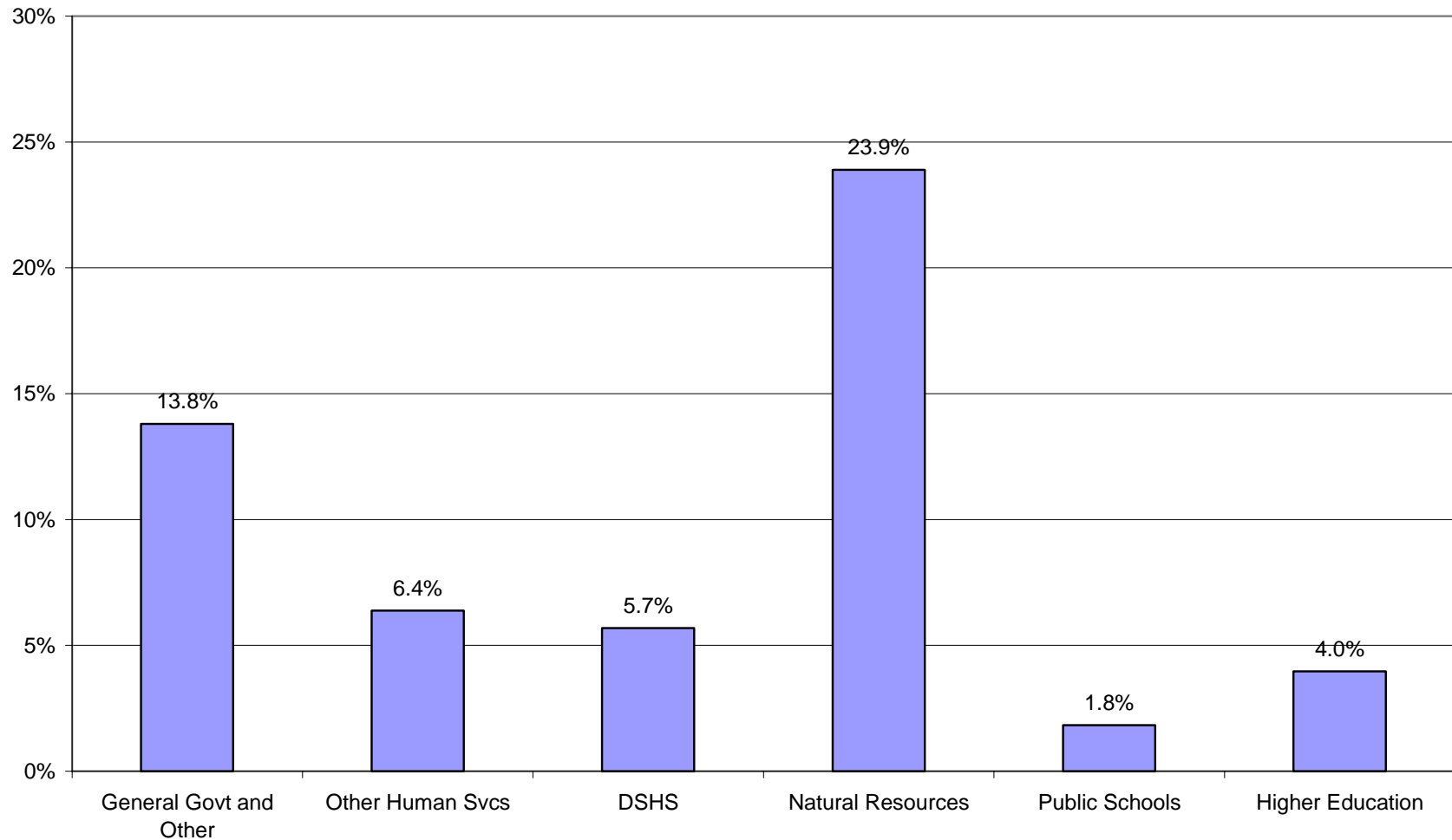
As Enacted

RESOURCES	
Beginning Fund Balance	599.0
February 2002 Revenue Forecast	20,961.9
2001 Session Money Transfers	228.0
2002 Session Money Transfers	51.6
Tobacco Securitization Transfer	450.0
Emergency Reserve Account Transfer	325.0
Budget Driven Revenue	43.0
Revenue Legislation	20.6
Big Game Lottery	24.4
Total Resources Available	22,703.5
APPROPRIATIONS	
Original 2001-03 Appropriation	22,783.2
2002 Supplemental Budget	(298.0)
Governor's Vetoes (Incl. items placed in reserve)	(37.0)
Total Appropriation	22,448.3
BALANCE	
Unrestricted Ending Balance	255.2

EMERGENCY RESERVE FUND	
Beginning Balance	462.1
Interest Earnings	10.6
Transfers to Transportation	(70.0)
Earthquake / Drought	(25.0)
Transfer to the General Fund	(325.0)
Ending Balance	52.7

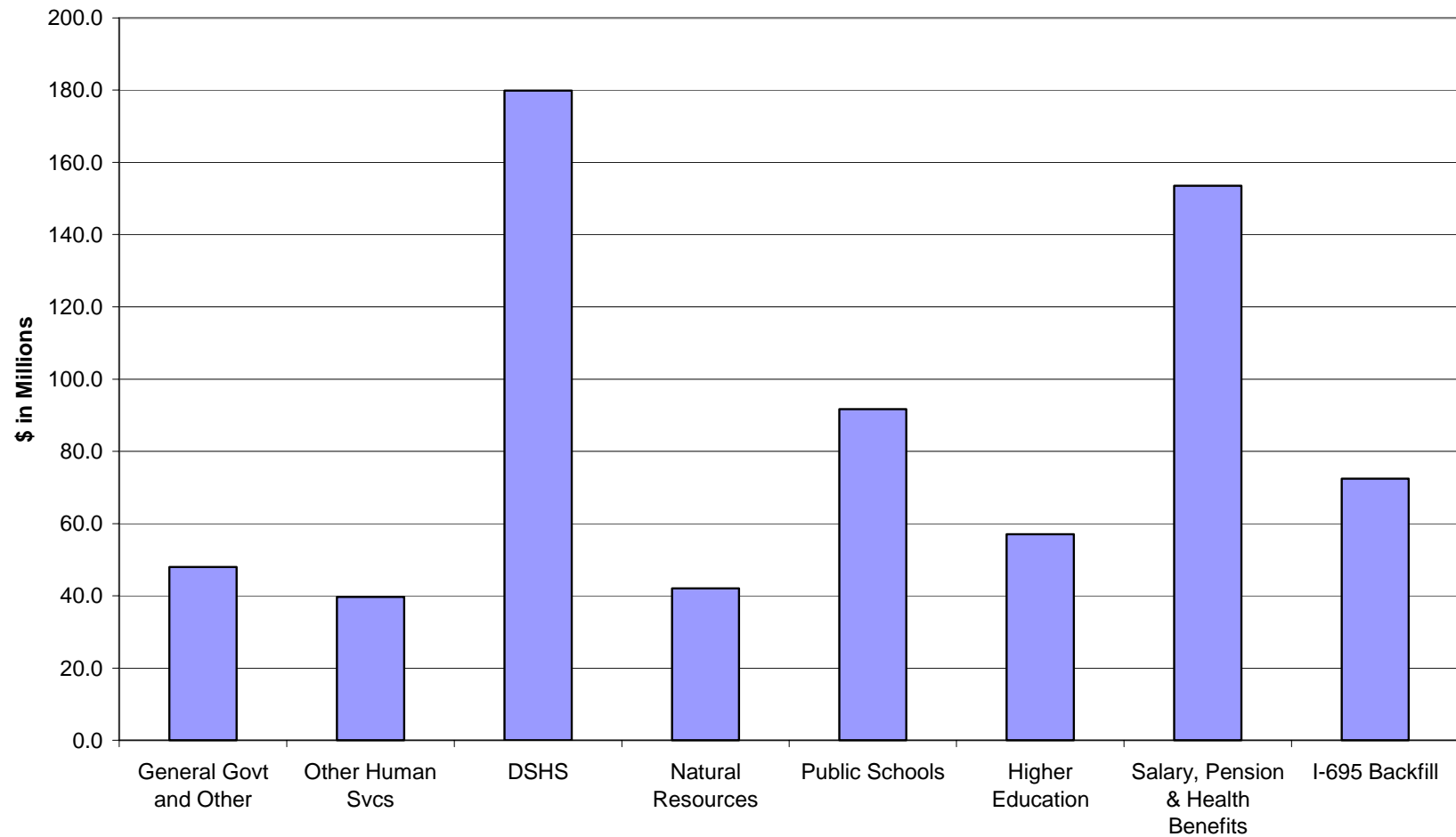
TOTAL RESERVES **308.0**

**On A Percentage Basis, The Largest General Fund Reductions Were In
Natural Resources -- Although Much Of That Reduction Was Achieved By
Shifting Programs To Dedicated Funds**

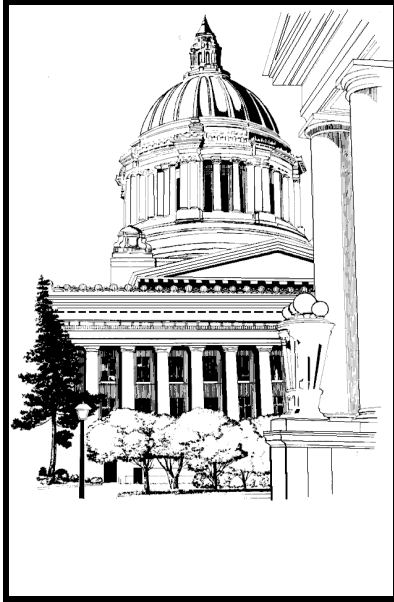


Note: Not included above are the compensation related reductions (COLA, health benefits and pensions) and I-695 backfill. Percentages are calculated by comparing total reductions and shifts to the original FY 2003 appropriation.

On a Dollar Basis, The Largest Reductions Took Place in DSHS and In Compensation



Note: For display purposes COLA, health benefits and pension changes are aggregated (including state employees, higher education and K-12) and displayed as a single bar. Each bar represents total general fund reductions including shifts to other funds.



Summary of the 2002 Supplemental Capital Budget (ESB 6396) & Legislation

2002 Supplemental Capital Budget and Bond Bill

- 2001-03 bond capacity shortfall - Addresses the shortfall by including in the calculation of general state revenues (GSR) the Real Estate Excise Tax going to the general fund. In addition to addressing the shortfall, this adds about \$50 million in bond capacity.

Note: General state revenues (GSR) used to calculate debt capacity do not include trust or dedicated funds. A 1972 AG opinion defines dedicated funds broadly, meaning the portion of the Real Estate Excise Tax (REET) going to the general fund "for common schools" has not been considered GSR because it is dedicated. The bond bill counts this REET revenue in calculating GSR. This does not transfer or otherwise effect the amount of money going to the general fund or the dedication.

(Also, a technical clarification is made to include in GSR the provision in I-728 specifying that lottery proceeds going to the Education Construction Fund are counted as general state revenues.)

- New bond and Education Construction Fund authorizations: \$143 million as follows:

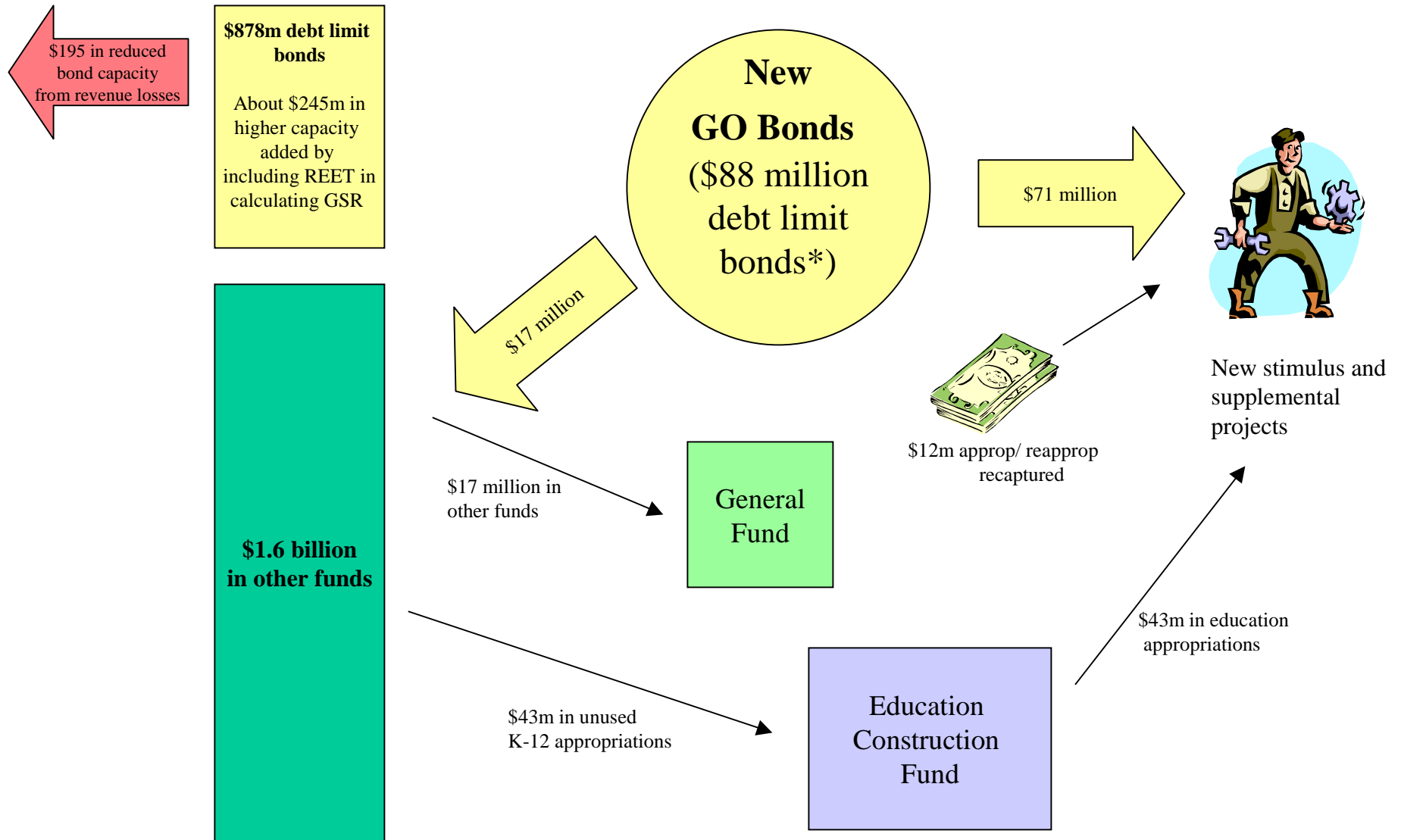
New debt limit bonds	\$88 million
ECF (K-12 transfer reduction)	\$43 million
Recaptured approps/reapprops	\$12 million

- Summary of new bond and Education Construction Fund appropriations:

Economic stimulus projects	\$108.5 million
Supplemental Projects	\$ 17 million
Transfer to the General Fund	<u>\$ 17.5 million</u>
TOTAL	\$143 million

- Economic Stimulus Projects - Please contact committee staff for a list of projects.

2002 Supplemental Capital Budget (Bonds/ECF) – As Enacted



**2001-03
Capital Budget
Appropriations**

* Additional bond capacity by including REET going to the general fund in the calculation of general state revenues and new revenue from 2002 legislative actions.

Office of Program Research (March 14, 2002)

**2001-03 Capital Budget - 2002 Supplemental
New Appropriations
Legislative Final**

	State Bonds	Total
NEW PROJECTS		
Governmental Operations		
Dept of Community, Trade, & Economic Development		
Community Services Facilities Program	314,000	314,000
City of Grandview Infrastructure Development	1,000,000	1,000,000
Highline School District Aircraft Noise Mitigation	600,000	5,000,000
Inland Northwest Regional Sports and Recreational Project	1,500,000	1,500,000
Local/Community Projects	17,213,000	17,213,000
Community Economic Revitalization (CERB)	0	3,656,000
Total	20,627,000	28,683,000
Department of General Administration		
Deschutes Parkway Repair	850,000	850,000
Job Creation & Infrastructure Projects	750,000	750,000
Capital Campus Parking	0	531,000
Total	1,600,000	2,131,000
Military Department		
Bremerton Readiness Center	1,649,000	1,649,000
Job Creation & Infrastructure Projects	2,000,000	2,000,000
Total	3,649,000	3,649,000
Department of Transportation		
Columbia River Dredging	17,700,000	17,700,000
Total Governmental Operations	43,576,000	52,163,000
Human Services		
Department of Social and Health Services		
Job Creation & Infrastructure Projects	1,000,000	1,000,000
Regional Secure Community Transition Facilities - Preconstruction	200,000	200,000
Western State Hospital-Power Plant: Remove Smokestack	1,080,000	1,080,000
Total	2,280,000	2,280,000
Department of Corrections		
Expand Coyote Ridge Corrections Center	264,000	264,000
Local Criminal Justice Facilities	500,000	500,000
Monroe CC - 100 Bed Intensive Management and Segregation Units	6,228,513	0
Statewide: Department of Corrections Emergency Funds	850,000	850,000
Job Creation & Infrastructure Projects	1,604,609	1,604,609
MICC: Replace Main Institution Water Storage Tank	1,394,000	1,394,000
MICC Fire Audit Requirements	140,500	140,500
CRCC: Expand Minimum Security Facility by 210 Beds	3,394,000	3,394,000
Total	14,375,622	8,147,109

**2001-03 Capital Budget - 2002 Supplemental
New Appropriations
Legislative Final**

	State Bonds	Total
Total Human Services	16,655,622	10,427,109
Natural Resources		
Department of Ecology		
Local Toxics Grants to Locals for Cleanup and Prevention	0	18,500,000
Water Pollution Control Revolving Account	0	43,300,000
Total	0	61,800,000
State Parks and Recreation Commission		
Job Creation & Infrastructure Projects	9,500,000	9,500,000
Interagency Committee for Outdoor Recreation		
Firearms and Archery Range (FARR) Program	0	400,000
Land and Water Conservation Fund (LWCF)	0	5,000,000
Salmon Recovery	0	21,000,000
Total	0	26,400,000
Department of Fish and Wildlife		
Deep Water Slough Restoration	562,800	562,800
Remediation of Hazardous Materials & Fuel Tanks	3,040,400	3,040,400
Local and Regional Salmon Recovery Planning	0	1,000,000
Culvert Replacement for Fish Passage	500,000	500,000
Total	4,103,200	5,103,200
Department of Natural Resources		
Land Bank	0	6,000,000
Natural Real Property Replacement Account	0	10,000,000
Total	0	16,000,000
Department of Agriculture		
Fairground Health and Safety Improvements	100,000	100,000
Total Natural Resources	13,703,200	118,903,200
Transportation		
Washington State Patrol		
Spokane Crime Laboratory - Design	235,000	235,000
Job Creation & Infrastructure Projects	250,000	250,000
Vancouver Crime Lab - Design	235,000	235,000
Total	720,000	720,000
Total Transportation	720,000	720,000

**2001-03 Capital Budget - 2002 Supplemental
New Appropriations
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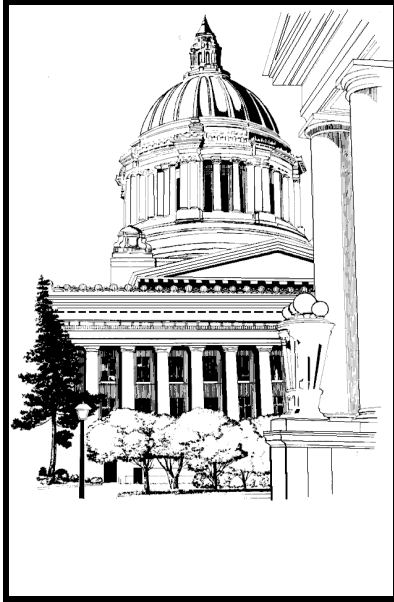
	State Bonds	Total
Higher Education		
University of Washington		
UW Medical Center Improvements	0	2,100,000
Job Creation & Infrastructure Projects	0	3,500,000
Total	0	5,600,000
Washington State University		
WSU Vancouver - Multimedia/Electronic Communication Classrm Bldg	3,000,000	0
Job Creation & Infrastructure Projects	0	3,000,000
Total	3,000,000	3,000,000
Eastern Washington University		
Job Creation & Infrastructure Projects	0	2,500,000
Infrastructure Savings	1	1
Total	1	2,500,001
Central Washington University		
Job Creation & Infrastructure Projects	0	2,500,000
The Evergreen State College		
Job Creation & Infrastructure Projects	0	2,500,000
Western Washington University		
Job Creation & Infrastructure Projects	0	3,000,000
Community & Technical College System		
South Seattle Community College - Building A: Replacement	5,477,400	0
Pierce College Fort Steilacoom - Portables: Replacement	2,452,100	0
Lower Columbia College - Physical Science Portables: Replacement	1,959,800	0
Grays Harbor Community College - Library: Renovation	4,579,500	0
Infrastructure Savings	1	1
Job Creation & Infrastructure Projects	5,840,000	26,600,175
Total	20,308,801	26,600,176
Total Higher Education	23,308,802	45,700,177
Other Education		
Washington State Historical Society		
Lewis & Clark's Station Camp: Park and Infrastructure Development	2,552,226	2,552,226
Total Other Education	2,552,226	2,552,226
New Projects Total	100,515,850	230,465,712

**2001-03 Capital Budget - 2002 Supplemental
New Appropriations
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	State Bonds	Total
APPROPRIATION ADJUSTMENTS		
Governmental Operations		
Department of General Administration		
Office Building Two Rehabilitation	0	-1,100,000
Military Department		
Spokane Combined Public Safety Training Center	-5,267,000	-15,263,000
Fort Lewis Readiness Center	0	-19,941,000
Combined Regional Training Institute	0	-14,712,000
Phase 2 Yakima Maneuver and Training Equipment Site	0	-11,304,000
Total	-5,267,000	-61,220,000
Total Governmental Operations	-5,267,000	-62,320,000
Natural Resources		
Interagency Committee for Outdoor Recreation		
Boating Facilities Projects	0	-1,384,000
Salmon Recovery - Governor's Veto (People for Salmon)	-649,000	-649,000
Total	-649,000	-2,033,000
Department of Fish and Wildlife		
Hatchery Reform Facility Retrofits	0	-8,000,000
Forest and Fish Road Upgrade and Abandonment on Agency Lands	0	-1,700,000
Facility and Infrastructure Standards and Renovations	0	-3,550,000
Endangered Species Act Compliance on Agency Lands	0	-4,500,000
Total	0	-17,750,000
Department of Natural Resources		
Larch Mountain Road Reconstruction	0	-1,000,000
Commencement Bay Freshwater Channel	0	-2,000,000
Total	0	-3,000,000
Total Natural Resources	-649,000	-22,783,000
Public Schools		
State Board of Education		
State School Construction Assistance Grants	0	-63,434,650
Total Public Schools	0	-63,434,650
Appropriation Adjustments Total	-5,916,000	-148,537,650

**2001-03 Capital Budget - 2002 Supplemental
New Appropriations
Legislative Final**

	State Bonds	Total
REAPPROPRIATION ADJUSTMENTS		
UW Bothell/Cascadia CC	-6,500,000	-6,500,000
Reappropriation Adjustments Total	-6,500,000	-6,500,000
TOTALS		
New Projects Total	100,515,850	230,465,712
Appropriation Adjustments Total	-5,916,000	-148,537,650
Reappropriation Adjustments Total	-6,500,000	-6,500,000
Statewide Total	88,099,850	75,428,062



Summary of the 2002 Supplemental Transportation Budget (ESHB 2451) & Revenue Legislation

2002 Supplemental Transportation Budget Executive Summary

ESHB 2451

Enacted

Transportation Budget Comparisons (Dollars in Millions)

1999-01 Transportation Funding

1999-01 Final Funding Level	\$3,301
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2001-03 Transportation Funding

2001-03 Funding	* \$3,403.3
Narrows Bridge Bonds	\$800.0
2002 Supplemental Expenditure Differences	(\$33.6)

Revised 2001-03 Funding	\$4,169.7
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**Includes \$47 million in reappropriated Narrows Bridge funding. By FY 02, the agency had not spent \$39 million of the reappropriation.*

Note: \$308 million in bond retirement and interest amounts are not included.

Budget Challenges.....Page 2

Budget Solutions.....Page 3

Transportation Expenditures.....Page 4

Expenditure Adjustments by Agency.....Page 6

2001-03 Budget Challenges: \$165.6 Million

Funding Challenges

- In 2001, the original 2001-03 Omnibus Operating Budget provided support to transportation on the expectation of \$100 million in funding through anticipated enactment of 2ESSB 6166 (the LOEFF bill). This support did not materialize as 2ESSB 6166 failed to pass the 2001 Legislature.
- Additional revenue losses resulted over the past year from a decline in federal funds and other miscellaneous revenues.

Emerging Budget Issues:

- The Transportation Budget assumes one-time expenditure responsibility for State Patrol functions previously funded by the General Fund.
- An increased demand on the State's self-insurance fund increased the premiums paid by transportation agencies.
- Additional expenditures were incurred due to increases in Attorney General and ferry insurance costs, local government statutory mandates, and a need for increased ferry security following the attacks of September 11, 2001.

Revenue Shortfalls: \$121.5 Million

\$70 million reduction resulted from a transfer of revenue from the Multimodal Account to the General Fund. If 2ESSB 6166 had been enacted, the funding would have been replaced by LEOFF funds.

\$30 million reduction resulted when funds were not transferred to the Puget Sound Ferry Operations Account from the Pension Asset Reserve Account as contemplated in the LEOFF bill during the 2001 session.

\$21.5 million reduction in federal funds, forecast adjustments, and overestimated re-appropriations.

New Expenditures: \$44.1 Million

\$14.9 million increase to adequately fund transportation's share of the self-insurance fund.

\$14.4 million to fund bills passed by the Legislature, office leases, and other maintenance level expenditures.

\$12.6 million additional for one-time transportation funding of State Patrol General Fund activities.

\$2.2 million to enhance security of the state ferry system.

2001-03 Budget Solutions: \$166.9 million

Revenue losses and new liabilities are partially mitigated through reductions in programs, transfers of available fund balances, and cost-recovery related increases in several license fees.

Revenue Adjustments: \$33.4 million

- **\$33.4 million** generated through fee increases designed to allow Department of Licensing (DOL) to reach cost recovery on selected services. (SB 6814)

Expenditure Adjustments: \$133.5 million

- **\$21.2 million** in cost of living and pension rate withholding reductions along with **\$112.3 million** in funding adjustments.

Balancing the 2001-03 Budget:

Problems:

Revenue shortfalls	\$121.5 million
New budget needs	<u>\$44.1 million</u>
*Total	\$165.6 million

Solutions:

Expenditure reductions	\$112.3 million
Department of Licensing fee increases	\$33.4 million
COLA and pension withholding reductions	<u>\$21.2 million</u>
*Total	\$166.9 million

*Does not include increased expenditure authority for the Transportation Improvement Board and the County Road Administration Board to the extent that available fund balance in their dedicated accounts was available (\$35 million).

Transportation Expenditures:

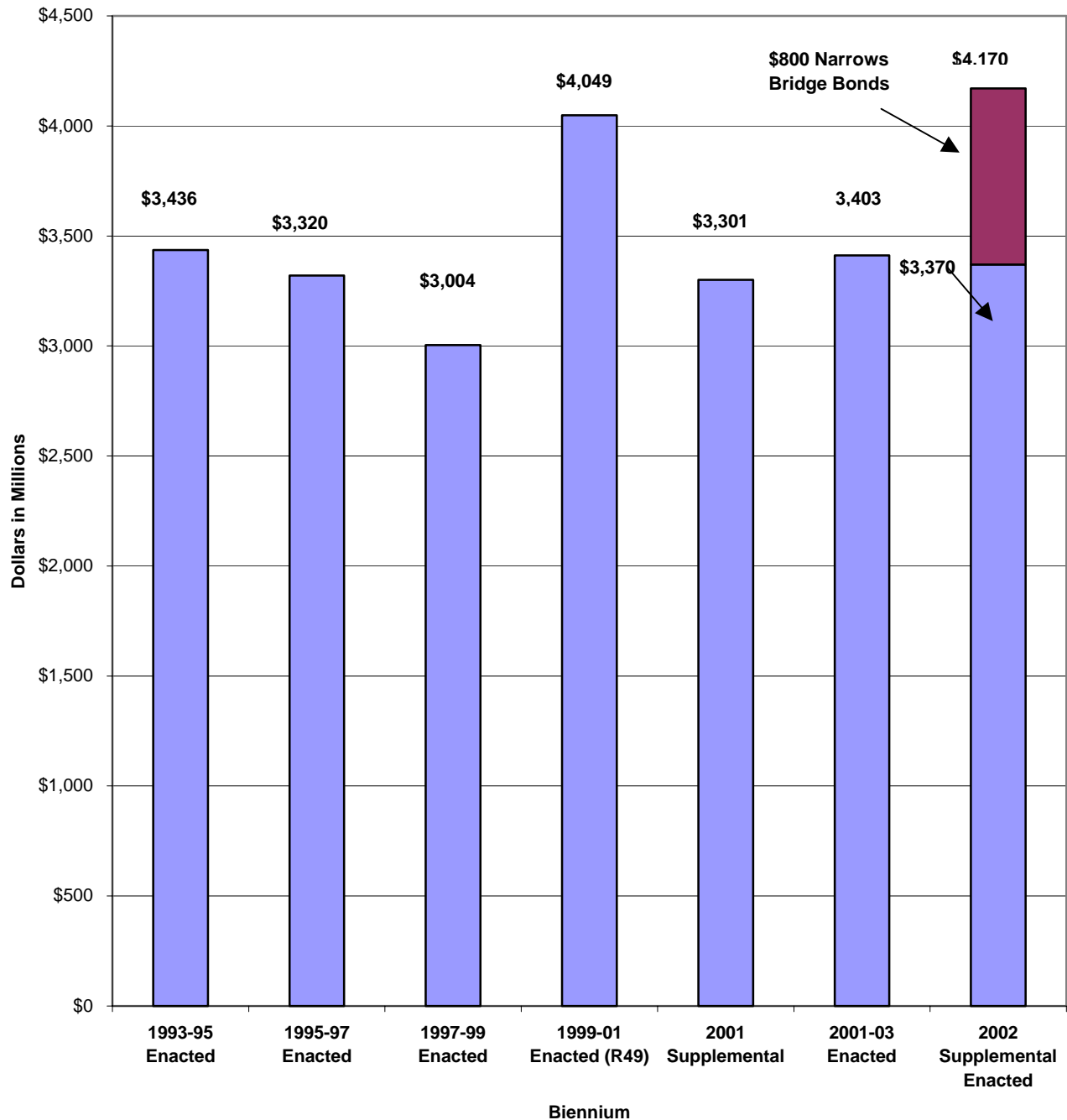
The net reduction in transportation expenditure authority of \$33 million is a compilation of expenditure changes, which includes:

- \$112 million in reductions;
 1. \$66 million in reductions to the Department of Transportation (DOT) Improvement Program. This includes project deferrals of \$40 million and re-appropriation adjustments for project dollars spent in 1999-01;
 2. Other reductions include \$21 million in the DOT Highway Preservation Program for earthquake repair work where the actual costs were lower than the initial planned costs;
 3. \$10 million in Ferries for deferred preservation on vessels and terminals and \$12 million in savings for lower fuel costs; and,
 4. \$3 million are program reductions and technical adjustments.
- \$35 million in Transportation Improvement Board and County Road Administration Board fund balance appropriations; and,
- \$44 million in new authority for emerging issues, security enhancements and technical adjustments.

Tacoma Narrows Bridge

EHB 2723 revised the financing for the Tacoma Narrows Bridge project by allowing the use of state bonds to finance construction the bridge (Chapter 114, Laws 2002). The supplemental budget implements the change by appropriating \$839 million for the project. Of that amount \$800 million is provided from the proceeds of the sale of state bonds and \$39 million is transferred from the Motor Vehicle Account to the Tacoma Narrows Bridge Account.

**Transportation Appropriations
1993-95 to Present Biennium**



Highlighted Revisions in Appropriation Authority:

Department of Transportation

Additions:

- \$800 Million for construction of a second bridge over the Tacoma Narrows.
- \$14.9 Million for increased self-insurance liability premiums.
- \$1 Million for ferry insurance premium increase.
- \$900,000 for maintaining existing levels of passenger rail service.
- \$398,000 for US v. Washington (Culverts) legal case preparation
- \$350,000 for grants to local airports.
- \$300,000 for Public Private Initiative Study.
- \$147,000 state match for federal aviation planning grants.

Reductions:

- \$60 Million to the Improvement Program for project deferrals and re-appropriation adjustments.
- \$21 Million to the Preservation Program for earthquake repair over estimates.
- \$11.7 Million for ferry fuel price reductions.
- \$518,000 reduction for motorist information panel program.

County Road Administration Board

- \$8.7 Million for additional grants to counties.

Transportation Improvement Board

- \$25.9 Million for additional mobility improvement grants to local jurisdictions.

Washington State Patrol

Additions:

- \$12.6 Million for one time General Fund assistance.
- \$1.9 Million for Sate Ferry Security.
- \$243,000 for MCSAP Grant Increase.
- \$137,000 for Weigh in Motion maintenance.

Reductions:

- \$1 Million for technical adjustments.
- \$455,000 for agency identified savings in commissioned officers overtime, mission vehicles, cell phone usage, supplies, equipment, travel, training and fuel.

Department of Licensing

Additions:

- \$1.4 Million to implement bills passed by the Legislature.
- \$1.1 Million for commercial driver license fraud.
- \$1.1 Million for field system equipment.
- \$1 Million for technical adjustments.
- \$350,000 for motorcycle training.
- \$109,000 for system management software.

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